EXHIBIT 27

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

Sonos, Inc.,		§	
		§	
	Plaintiff,	§	No. 6:20-cv-881-ADA
v.		§	
		§	
Google LLC,		§	
		§	
	Defendant.	§	

REPLY DECLARATION OF DOUGLAS C. SCHMIDT

- I, Douglas C. Schmidt, hereby declare as follows:
- 1. I previously submitted a declaration dated April 27, 2021 (referred to herein as my "Opening Declaration") that contained certain opinions as to how a person of ordinary skill in the art ("POSITA") at the time of the inventions of U.S. Patent Nos. 9,967,615 ("'615 Patent") and 10,779,033 ("'033 Patent") would have understood certain claim terms. The contents of my Opening Declaration are herein incorporated by reference in their entirety.

I. <u>SCOPE OF ASSIGNMENT</u>

- 2. I understand that, on June 1, 2021, Google served its responsive claim construction brief ("Google's brief") along with a declaration of Dr. Christos Kyriakakis dated June 1, 2021 ("Dr. Kyriakakis' Declaration") that addressed certain claim terms found in the '615 and/or '033 Patents. Sonos has asked me to evaluate Google's brief and Dr. Kyriakakis' Declaration in connection with the '615 and/or '033 Patents and to provide my opinions in response thereto.
- 3. In particular, Sonos has asked me to evaluate and respond to Dr. Kyriakakis' opinions regarding the following claim terms:

Patent	Term
'033 Patent	"data network"
'615 Patent	"local area network"
'615 Patent	"a media particular playback system"
'033 Patent	"wherein the instruction comprises an
	instruction"

- 4. This Reply Declaration explains my analysis of, and responsive opinions to, Dr. Kyriakakis' opinions regarding the above-identified claim terms that are used in the '615 or '033 Patent. In forming my opinions, I have read and understand the claims of the '615 and '033 Patents, the specification that is common to both the '615 and '033 Patents, and each of the patents' respective file histories. I have also reviewed Google's brief, Dr. Kyriakakis' Declaration, and the materials cited therein.
- 5. I reserve the right to supplement or clarify the opinions set forth herein, and if I am requested to do so, to provide additional opinions regarding the '615 and/or '033 Patents.
- 6. I am being compensated at my normal hourly consulting rate of \$550/hour for this matter. My compensation does not depend in any way on the nature of my opinions or the outcome of this case.

II. SUMMARY OF OPINIONS

7. As explained in detail herein, I disagree with Dr. Kyriakakis' analyses and opinions regarding the aforementioned claim terms of the '615 and '033 Patents. For the reasons explained in detail below and in my Opening Declaration, it is my opinion that a POSITA at the time of the inventions of the '615 and '033 Patents would have understood the above-identified claim terms as follows:

Patent	Term	POSITA's Understanding
'033 Patent	"data network"	Plain and ordinary meaning
		"a medium that interconnects devices, enabling them to send digital data packets to

		and receive digital data packets from each other"
'615 Patent	"local area network"	Plain and ordinary meaning
		"data network that interconnects devices within a limited area, such as a home or office"
'615 Patent	"a media particular playback system"	"a media playback system" (Not indefinite)
'033 Patent	"wherein the instruction comprises an instruction"	Not indefinite

8. I understand that Sonos and/or Google may seek construction of claim terms in the '615 and/or '033 Patents other than those expressly addressed herein. I have not analyzed, and express no opinions on, the proper construction of any other claim term in the '615 or '033 Patents at this time.

III. BACKGROUND & QUALIFICATIONS

9. My background and qualifications are set forth in my Opening Declaration.

IV. <u>LEGAL STANDARDS</u>

- 10. I set forth my understanding of certain legal standards that counsel had informed me about in my Opening Declaration.
- 11. I have been informed by counsel about legal standards relevant to indefiniteness because Dr. Kyriakakis opined that the terms "a media particular playback system" found in certain claims of the '615 Patent and "wherein the instruction comprises an instruction" found in certain claims of the '033 Patent are indefinite.
- 12. In this regard, for starters, I understand that an issued U.S. patent is presumed to be valid, which includes a presumption that the claims are not indefinite, and that the burden is on the party challenging validity to prove by clear and convincing evidence that a claim is

invalid. Thus, I understand that Google must prove by clear and convincing evidence that the term "wherein the instruction comprises an instruction" is indefinite.

- 13. I further understand that a claim is invalid for indefiniteness if the claim, read in light of the specification and the prosecution history, fails to inform a POSITA about the scope of the claimed invention with reasonable certainty. In contrast, I understand that a claim is not invalid for indefiniteness if the patent is precise enough to afford clear notice of what is claimed and apprise the public of what is still open to them. Moreover, I understand that the claims, when read in light of the specification and the prosecution history, must provide objective boundaries for a POSITA to understand the scope of the invention.
- 14. Lastly, while I understand that reasonable certainty is the applicable standard for definiteness, I also understand that a modicum of uncertainty may be tolerated and that absolute precision is not required.
- 15. In connection with Dr. Kyriakakis' opinions regarding the term "wherein the instruction comprises an instruction," I have also been informed by counsel about legal standards relevant to the transitional claim term "comprising"/"comprises."
- 16. Specifically, I understand that a transitional claim term such as "comprising" or "comprises" is synonymous with "including," "containing," or "characterized by," and such a transitional term is open-ended in that it does not exclude additional, unrecited elements or method steps.

V. <u>LEVEL OF ORDINARY SKILL IN THE ART</u>

17. I set forth my opinion regarding the level of ordinary skill in the art for the '615 and '033 Patents in my Opening Declaration. For convenience, I have reproduced my articulation of the proper level of ordinary skill in the art below:

- [A] person of ordinary skill in the art for purposes of the '615 and '033 Patents is a person having the equivalent of a four-year degree from an accredited institution (typically denoted as a B.S. degree) in computer science, computer engineering, electrical engineering, or an equivalent thereof, and approximately 2-4 years of professional experience in the fields of networking and network-based systems or applications, such as consumer audio systems, or an equivalent level of skill, knowledge, and experience.
- 18. Dr. Kyriakakis reached a different conclusion, opining that:
- [A] person of ordinary skill in the art at this time would have had a bachelor's of science in electrical engineering, computer science or engineering, or a related field, and two to four years of work or research experience in the field of information networks, data communications, or multimedia systems, or a Master's degree and one to two years of experience in the same field.

Kyriakakis Dec. at ¶ 31.

- 19. As is evident, Dr. Kyriakakis' articulation of the level of ordinary skill in the art is much broader than my own. For instance, Dr. Kyriakakis contends that "two to four years of work or research experience in the field of information networks, data communications, <u>or</u> multimedia systems" is sufficient. *Id.* I disagree for several reasons.
- 20. First, the '615 and '033 Patents are directed to networked media systems that operate on local and wide area data networks. Dr. Kyriakakis expresses extremely broad views of what is encompassed by the terms "data" and "network" in the abstract, and thus, Dr. Kyriakakis' implied meanings of "information networks" and "data communications" ostensibly cover many kinds of "networks" and forms of communication not relevant to the inventions of the '615 and '033 Patents, such as a traditional analog radio broadcast and individuals talking via two cups attached by a string. *See, e.g., id.* at ¶ 62; Kyriakakis Dep. Tr. at 60:18-61:2, 152:20-155:11. In my opinion, having 2-4 years of general experience with these kinds of "networks" and/or forms of communication would not make an individual a POSITA for the '615 and '033 Patents.

- 21. Second, Dr. Kyriakakis contends that 2-4 years of experience in the field of "multimedia systems" is sufficient, which seems to be broad enough to encompass conventional multimedia systems comprised of an A/V receiver (or the like) connected to passive speakers via traditional speaker wires. But as noted above, the '615 and '033 Patents are specifically directed to *networked* media systems that operate on local and wide area data networks, which are distinctly different from conventional multimedia systems. In my opinion, having 2-4 years of experience with conventional multimedia systems alone would not make an individual a POSITA for the '615 and '033 Patents.
- 22. For these reasons, it is my opinion that Dr. Kyriakakis' articulation of the level of ordinary skill in the art is overly broad, and thus incorrect. Moreover, in my opinion, Dr. Kyriakakis' use of this overly-broad level of ordinary skill in the art when interpreting the '615 and '033 Patents underlies many of the flaws in Dr. Kyriakakis' analyses and opinions set forth in his declaration. For example, as I discuss in further detail below, it is my opinion that a POSITA having the proper level of ordinary skill in the art that I articulated, reproduced above (a "proper POSITA"), would not reach the conclusions that Dr. Kyriakakis reaches with respect to "data network," nor would such a POSITA confuse an "instruction" transmitted over a data network with "program instructions" stored on a computing device's memory, as Dr. Kyriakakis did. See, e.g., id. at ¶ 60, 75. In fact, given how Dr. Kyriakakis approached his evaluation of these terms, not only has Dr. Kyriakakis used too broad of a POSITA but it also almost seems as though Dr. Kyriakakis is interpreting the claim terms through the lens of a layperson that does not even meet his own POSITA articulation.

VI. OVERVIEW OF THE '615 & '033 PATENTS

23. I provided an overview of the '615 and '033 Patents in my Opening Declaration.

VII. "DATA NETWORK"

Sonos's Proposed Construction	Google's Proposed Construction
Plain and ordinary meaning	Plain and ordinary meaning; no construction
	necessary at this time
"a medium that interconnects devices,	
enabling them to send digital data packets to	
and receive digital data packets from each	
other"	

- 24. As I explained in my Opening Declaration, it is my opinion that Sonos's proposed construction is consistent with how a POSITA would have interpreted the term "data network" in the context of the '033 Patent (and '615 Patent) because it appropriately specifies that a "data network" (i) is a medium that interconnects devices, enabling the devices to both send and receive information (i.e., it enables two-way communication) (Schmidt Op. Dec. at ¶¶ 67-71) and (ii) transfers information in the form of digital data packets (Schmidt Op. Dec. at ¶¶ 79-83), which are fundamental characteristics of a "data network" in the field of networking.
- 25. However, in Dr. Kyriakakis' declaration, he disagrees with Sonos's proposed construction and opines that "[i]n the context of these patents, a person of ordinary skill in the art would have understood that the general understanding of the term 'data network' does not restrict the type of data (digital or analog), the manner of transmission (packet or non-packet form), or the nature of the communication (bi-directional or unidirectional)." Kyriakakis Dec. at ¶ 60. I disagree with Dr. Kyriakakis' opinions for various reasons, as explained in further detail below.

A. <u>Dr. Kyriakakis' Approach Is Flawed</u>

26. As an initial matter, it is my opinion that Dr. Kyriakakis' approach for interpreting the term "data network" is flawed. This flaw arises because, instead of considering how a POSITA would have interpreted this term of art at the time of the invention, Dr.

Kyriakakis approaches the interpretation of the term "data network" as a layperson might, which I understand is an improper approach for construing patent claims.

- 27. In particular, Dr. Kyriakakis' approach involves breaking the term "data network" into its individual parts (i.e., "data" and "network") and then seeking out individual definitions of each of those parts in isolation. *See, e.g.*, Kyriakakis Dec. at ¶¶ 50, 62. In my opinion, this is not how a POSITA with the appropriate level of skill would interpret the term "data network" because such a POSITA would come to the '033 Patent with the education and experience to know that "data network" is a well-understood term of art in the field of networking. In other words, a proper POSITA would understand that "data network" is a compound term having a well-understood meaning in the field and would therefore know to interpret the term "data network" as a whole consistent with that well-understood meaning in the field, as opposed to breaking "data network" up into its constituent parts.
- 28. Because Dr. Kyriakakis utilizes a flawed approach to interpret the term "data network," he incorrectly concludes that the term simply refers to any "network" that can carry data in any form. *See*, *e.g.*, Kyriakakis Dec. at ¶ 50, 62. In my opinion, no proper POSITA would reach such a simplistic conclusion given that the term "data network" was (and still is) a term of art in the field of networking that has a well-understood meaning. *See*, *e.g.*, Kyriakakis Dep. Tr., Ex. 2 at slide 6 (Jan. 24, 2004 presentation for Cornell University "Computer Networks" class explaining a "data network . . . is NOT 'a network that carries data'") (copy attached as App'x O) (original available at http://www.cs.cornell.edu/courses/cs419/2005sp/419-sp05-01-intro-v2.pdf).
- 29. Dr. Kyriakakis' deposition testimony confirms that his approach for interpreting the term "data network" is flawed, as demonstrated by Dr. Kyriakakis broadly asserting that a

POSITA would consider each of the following a "data network" (and/or a "local area network," which Dr. Kyriakakis concedes is a type of a "data network"¹):

- devices interconnected via any "copper" wire, including "audio cables," "speaker cables," "coaxial cables" (see, e.g., Kyriakakis Dep. Tr. at 28:17-29:11);
- an analog "voice network," including a "public switch[ed] telephone network," analog "cellular networks," a "walkie-talkie network" (*see, e.g., id.* at 36:3-25, 37:7-9, 38:6-23, 49:10-16);
- an "infrared remote that sends infrared signals to a TV" (see, e.g., id. at 53:20-24); and
- talking on two cups with a string between them (see, e.g., id. at 60:18-61:2, 152:20-155:11).
- 30. The flaws in Dr. Kyriakakis' approach and conclusion is further illustrated by the fact that, under Dr. Kyriakakis' simplistic interpretation of "data network," the meaning of that term would be no different than the meaning of the broader term "network." However, a POSITA having the proper level of skill would clearly understand that "data network" is a narrower term that has a different (and more specific) meaning than the broader term "network." Dr. Kyriakakis' interpretation fails to preserve this well-understood distinction between the terms "data network" and "network" and has the effect of rendering the word "data" in the term "data network" meaningless, which I understand to be an improper practice when interpreting patent claims.

B. Dr. Kyriakakis' Analysis Confirms "Data Networks" Are Digital

31. While Dr. Kyriakakis argues that "the term 'data network' does not restrict the type of data (digital or analog)[or] the manner of transmission (packet or non-packet form)" (Kyriakakis Dec. at ¶ 60), his own analysis confirms that a POSITA would understand that a

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¹ Kyriakakis Dep. Tr. at 55:22-56:6 ("Well, a local area network is a subset of the data networks. . . . A local area network is a data network.") (copy attached as App'x P).

"data network" carries information in the form of digital data packets, as opposed to in an analog form.

- 32. In this regard, as Dr. Kyriakakis acknowledges, a "data network" carries data in "discrete units" that are referred to as "packets." Kyriakakis Dec. at ¶ 63 ("In the generic sense," packets 'refer[] to the manner in which data are organized into *discrete units* for transmission and switching through a *data network*."") (bracket original).^{2,3} And, as Dr. Kyriakakis acknowledges, it is only "digital data" that is represented in *discrete* form, whereas "analog data" is represented in continuous form. *Id.* at ¶ 62 ("Digital data is 'data represented in *discrete*, *discontinuous* form, as contrasted with analog data represented in *continuous* form."").
- 33. Thus, Dr. Kyriakakis' own analysis confirms that, even in the "generic sense," a "data network" carries data in "discrete units" (referred to as "packets"), which are digital in form as opposed to analog. The examples of networks that Dr. Kyriakakis identifies that do not carry information in digital form fail to refute this conclusion. *See* Kyriakakis Dec. at ¶¶ 62, 64.
- 34. For instance, Dr. Kyriakakis identifies circuit-switched networks, telephone networks, and analog cellular networks,⁴ but Dr. Kyriakakis fails to identify any evidence that a proper POSITA would have interpreted the term "data network" at the time of the invention to refer to any of these types of networks. In fact, neither the *Computer World* nor the *No Jitter* article cited by Dr. Kyriakakis uses the term "data network" to refer to an "analog cellular network" or "analog phone network." Likewise, Dr. Kyriakakis fails to point to any evidence

² All emphases is added unless otherwise indicated.

³ Notably, the dictionary that Dr. Kyriakakis approvingly cites goes on to explain that, "[i]n a technology-specific sense, a packet is a data unit in an internetwork, such as the Internet or other packet-switched network" *Id.*, Ex. G (Webster's New World Telecom Dictionary (2008)).

⁴ The *Computer World* article focuses on the phasing out of "analog cellular networks."

showing that a POSITA would have used the term "data network" to refer to a circuit-switched or telephone network. *See* Kyriakakis Dec. at ¶ 64.

- 35. It is not surprising to me that Dr. Kyriakakis was unable to identify evidence showing that a POSITA would have used the term "data network" to refer to circuit-switched networks, telephone networks, or analog cellular networks because these are all examples of what a POSITA would commonly refer to as a "voice network" which is the primary class of networks that the term "data network" is meant to distinguish from. Put another way, a POSITA would understand that "networks" for carrying information between devices generally fall into two primary classes of networks: (i) *voice* networks (sometimes referred to as "circuit networks") that use circuit switching and carry information in the form of analog signals and (ii) *data* networks (sometimes referred to as "packet networks") that use packet switching and carry information in the form of digital data packets. *See, e.g.*, App'x O at slide 6 (explaining that ""[d]ata network' is often a euphemism for 'packet network' and 'voice network is often a euphemism for 'circuit network'"). These definitions are confirmed by a variety of technical sources, including some cited approvingly by Dr. Kyriakakis and identified by Google.
- 36. For example, *Newton's Telecom Dictionary* (2003) (found in Exhibit D to Dr. Kyriakakis' declaration) states that "data" is "[t]ypically anything *other than voice*."
- 37. As another example, the *Packet Broadband Network Handbook* (2004) describes a "local area network as a high-speed *data network* that covers a relatively small geographic area" that is "used to carry *data traffic as opposed to voice traffic*." SONOS-SVG2-00018673 at 76 (attached to Schmidt Op. Dec. as App'x G); *see also id.* at 74 (explaining that "[b]efore packet networks, communications technology used circuit-switched telephone networks with

dedicated, analog circuits," and that "[p]acket networks based on packet switching technologies represent a radical departure").

- 38. As yet another example, *Microsoft Computer Dictionary* (5th ed. 2002) defines "data network" as "[a] network designed for transferring data encoded as digital signals, *as opposed to a voice network*, which transmits analog signals." Kyriakakis Dep. Tr., Ex. 3 (copy attached as App'x Q).
- 39. Dr. Kyriakakis attempts to dismiss the fact that a POSITA at the time of the invention (2011) would know that a "voice network" (e.g., a circuit-switched or telephone network) is distinctly different from a "data network" by pointing to certain passages in *Data & Computer Communications* (6th Ed. 2000). *See* Kyriakakis Dec. at ¶¶ 70-71. But these passages provide a history of wide-area-network technology and its evolution over the years explaining that, traditionally (before the year 2000), WANs had been implemented using circuit switching or packet switching, but "[m]ore recently" (as of the year 2000), WANs had been implemented using frame relay and ATM technology, both of which are evolved versions of traditional packet switching. *See* SONOS-SVG2-00018715 at 18-20. When placed in this proper context, the passages in *Data & Computer Communications* do not support Dr. Kyriakakis' implications that *all* wide area networks from *all* time were considered to be "data networks" or that a POSITA in 2011 would have interpreted the term "data network" to refer to a traditional circuit-switched or telephone network.
- 40. Dr. Kyriakakis also identifies "speakers and other devices" connected via RCA cables that can carry video and audio signals as somehow supporting his assertion that "some

⁵ Notably, *Data & Computer Communications* explains that the packet switching approach is "quite different" from the circuit switching approach that was most commonly used in conventional telephone networks. *See* SONOS-SVG2-00018715 at 18-19.

data networks . . . do not" transfer digital data packets. Kyriakakis Dec. at ¶ 64. But Dr. Kyriakakis fails to identify any evidence that a POSITA at the time of the invention would have interpreted the term "data network" to encompass RCA cables, and in my opinion, a POSITA having the appropriate level of skill would not have considered standard RCA cables to even be a "network" – let alone a "data network." My opinion is confirmed by the fact that the Wikipedia page that Dr. Kyriakakis himself cites does not even refer to RCA cables as amounting to a "network," much less a "data network."

- 41. Lastly, Dr. Kyriakakis cites to the disclosures of two patent publications, U.S. Patent No. 6,829,603 filed in February 2000 and U.S. Patent Publ. No. 2003/0087636 filed in November 2001, because each of these patent publications has a passing reference to the phrase "analog data network." As an initial matter, I note that neither patent publication is listed on the face of the '033 Patent as cited prior art, and thus, it is my understanding that neither one is considered part of the '033 Patent's intrinsic evidence.
- 42. Given the sparse discussion in connection with this phrase in each of these patent publications, it is unclear to me what the respective inventors meant by the phrase "analog data network." Regardless, in my opinion, these one-off uses of the phrase "analog data network" in unrelated patent publications are inconsistent with how a POSITA would have understood the plain and ordinary meaning of the term "data network" in 2011, as demonstrated by the overwhelming intrinsic and extrinsic evidence for the '033 Patent that I discussed before.

C. <u>Dr. Kyriakakis Reads in Limitations to Two-Way Communication</u>

43. Dr. Kyriakakis asserts that "[a] person of ordinary skill in the art would understand the plain and ordinary meaning of 'data network' encompasses both unidirectional and bidirectional data networks such that Dr. Almeroth and Schmidt's contention that a network

requires that a device must be able to send and receive data from another device is also incorrect." Kyriakakis Dec. at ¶ 66. I disagree with this assertion in Dr. Kyriakakis' declaration as well, which is flawed for various reasons.

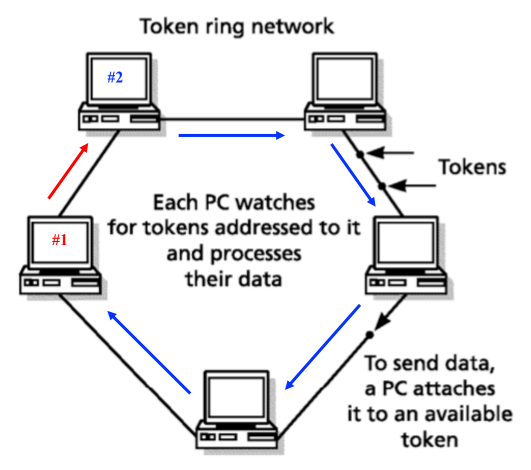
- 44. For starters, Dr. Kyriakakis once again improperly focuses on the word "network" in isolation instead of the whole term "data network." Thus, even assuming Dr. Kyriakakis were correct that "[t]here are many types of *networks* that do not require a networked device to both send and receive data from another device" (Kyriakakis Dec. at ¶ 66), this statement is not directed to "data networks" in particular and thus, is irrelevant.
- 45. Moreover, Dr. Kyriakakis mischaracterizes Sonos's construction of "data network" and improperly reads in limitations that are not required. In particular, Sonos's construction is "a medium that interconnects devices, enabling them to send digital data packets to and receive digital data packets from each other," and in my Opening Declaration, I used the phrase "two-way communication" as a shorthand to refer to the fact that a "data network" enables devices to both send and receive data. Dr. Kyriakakis morphs this characteristic of enabling devices to both send and receive data to require (i) *direct* two-way communication between the devices and (ii) specific *directionality* of signal flow through the data network, neither of which is required by Sonos's construction.
- 46. For instance, Dr. Kyriakakis asserts that "networks such as token-ring networks do not have the architecture described by Dr. Almeroth and Schmidt" because "no device both sends and receives data *directly* to and from another device." Kyriakakis Dec. at ¶ 66.6 But there

⁶ Without any explanation whatsoever, Dr. Kyriakakis asserts that, "[a]s the IEEE explained in its 'IEEE Standard for Local and Metropolitan Area Networks: Overview and Architecture,' networks such as token-ring networks do not have the architecture described by Dr. Almeroth and Schmidt. Ex. I." Kyriakakis Dec. at ¶ 66. But I have seen nothing in that document (and Dr.

is nothing in Sonos's proposed construction that requires devices to be able to *directly* send data to and *directly* receive data from one another.

- 47. Moreover, contrary to Dr. Kyriakakis' assertion otherwise, it is my opinion that a proper POSITA would understand that a token-ring network does indeed enable devices to both send and receive data. In this respect, a POSITA would understand that, although the signal flow in a token-ring network typically travels in one direction (e.g., clockwise), each device on the network can both send and receive data. I have illustrated this functionality below in an annotated version of the token-ring-network diagram included in the *Encyclopedia of Computer Science and Technology* (2009).
- 48. As shown, a token-ring network architecture enables the computer that I labeled "#1" to both send data (represented by the red arrow) to the computer that I labeled "#2" and receive data (represented by the blue arrow) from computer #2, and thus, meets Sonos's proposed construction of "data network" because it is "a medium that interconnects devices, enabling them to *send digital data packets to* and *receive digital data packets from* each other."

Kyriakakis failed to cite to anything specific) that is inconsistent with Sonos's proposed construction for "data network."



SONOS-SVG2-00018402 at 406 (attached to Schmidt Op. Dec. as App'x L); *see also* SONOS-SVG2-00018673 at 94-95 (describing how devices send and receive information in a token ring network) (attached to Schmidt Op. Dec. as App'x G).

49. Based on his view that Sonos's proposed construction includes a "directionality" requirement, Dr. Kyriakakis also suggests that there are other "unidirectional" networks that amount to a "data network" that Sonos's proposed construction would exclude. *See* Kyriakakis Dec. at ¶ 67. But as I explained above, Sonos's proposed construction does not have a "directionality" requirement. Regardless, Dr. Kyriakakis mischaracterizes the "[v]arious publications" that he cites and these purported "unidirectional" data networks.

50. For instance, Dr. Kyriakakis refers to U.S. Patent No. 6,081,907 ("Witty"),⁷ but the passages that he cites confirm that Witty does *not* equate "broadcast or multicast networks," which Witty refers to as "unidirectional," to a "data network." *See* Witty at 1:7-2:67. Instead, Witty explains that "conventional computer networks" -- also referred to by Witty as "data networks" -- allow "data communication in both directions between servers and clients" and the data is "typically packetized and sent over the network in individual packets." *Id.* at 1:16-32:

Conventional *computer networks* are bi-directional, allowing *data communication* in both directions between servers and clients. Transmitting data over these bi-directional *data networks* has been a mainstay of computer technology for many years and the communication protocols are well established. . . . Digital data, whether transmitted over a wire-based distribution network (e.g., local area network, wide area network, cable, etc.) or a wireless distribution network (e.g., satellite, RF, paging, etc.), is typically packetized and sent over the network in individual packets.

51. Witty itself departs from the traditional "data network" and proposes a system that "facilitates transmission of data packets from a content server to multiple clients over a unidirectional network." *Id.* at 1:64-66. In describing this system, Witty repeatedly and uniformly distinguishes "data network 28" -- which "represents various types of networks, including the Internet, a LAN (local area network), a WAN (wide area network), and the like" -- from unidirectional "broadcast network 30," as shown in Figure 1. *Id.* at 3:13-40, FIG. 1. Moreover, I see no instance where Witty refers to unidirectional "broadcast network 30" with the well-understood term "data network" in the field of networking. Thus, contrary to Dr. Kyriakakis' suggestion, Witty actually provides further support for Sonos's proposed construction of "data network" because it demonstrates that a POSITA would understand a "data network" enables devices to engage in *two-way* communication of *digital data packets*.

⁷ I note that Witty is not listed on the face of the '033 Patent as cited prior art, and thus, it is my understanding that it is not considered part of the '033 Patent's intrinsic evidence.

52. In connection with his opinion that "data networks" are not restricted to "bidirectional data networks," Dr. Kyriakakis also makes the following statement regarding "data diodes":

[T]hose of skill in the art recognized that networks may include "data diodes" (sometimes referred to as "unidirectional" gateways) to enforce data transfer in one direction between segments or devices of a network for example to provide additional security for the network. Ex. G (Okhravi et al., Data Diodes in Support of Trustworthy Cyber Infrastructure) at § 2 ("Data diodes provide a physical mechanism for enforcing strict unidirectional communication between two networks."), Fig. 2 (illustrating networks connected by data diode)."

Kyriakakis Dec. at ¶ 67.

- 53. But Dr. Kyriakakis' reliance on the *Data Diodes in Support of Trustworthy Cyber Infrastructure* paper appears to be misplaced. For starters, I see no reference in this paper to the term "data network," much less a definition of what that term means.
- 54. Moreover, it is my opinion that the fact that a "data diode" could be used to enforce "unidirectional communication *between two networks*" does not somehow mean that the well-understood term "data network" does not refer to a medium that enables two-way communication between devices.
- In my opinion, the substance of the *Data Diodes in Support of Trustworthy Cyber Infrastructure* paper also shows that a POSITA would not turn to a discussion of "data diodes" to interpret the meaning of the term "data network" in the context of the '033 Patent. For instance, the paper discusses the use of "data diodes" as a security mechanism when establishing "[i]nterconnections between process control networks and enterprise networks" of "industrial control systems," which is a distinctly different context from the context of the '033 Patent (i.e., a networked media playback system).

56. Thus, it is my opinion that a POSITA would not find Dr. Kyriakakis' discussion of "data diodes" to be relevant at all to interpreting the meaning of "data network" in the context of the '033 Patent.

D. <u>Dr. Kyriakakis' Interpretation of the Term "Data Network" Is So Broad that</u> it Would Read on Traditional Speaker Wires

- 57. As I explained in my Opening Declaration, Sonos's patents are directed to a networked media system comprised of zone players that take the form of digital data processing devices connected to a "data network," which was specifically intended to advance upon a conventional media system comprised of an audio/video receiver (AVR) (or the like) connected to passive speakers via speaker wire. *See, e.g.*, '615 Patent at 6:52-60 ("The actions of grouping, consolidation, and pairing are preferably performed through a control interface, such as using controller 130, and *not by physically connecting and re-connecting speaker wire*, for example, to individual, discrete speakers to create different configurations. As such, certain embodiments described herein provide a more flexible and dynamic platform through which sound reproduction can be offered to the end-user."); *see also, e.g.*, U.S. Patent 7,571,0148 at 1:24-2:13 (Sonos patent describing shortcomings of conventional, "hard-wired" "multi-zone audio systems" that the inventors of the patent innovated over).
- 58. However, as I explained above, Dr. Kyriakakis is interpreting the term "data network" so broadly that it would read on virtually any type of communication medium that

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⁸ Because U.S. Patent 7,571,014 is cited on the face of each of the '615 and '033 Patents, it is my understanding that that patent is considered part of the intrinsic evidence of each of the '615 and '033 Patents.

carries data – including communication mediums that a POSITA would not even consider to be a "network."

- 59. For instance, in addition to opining that voice networks for carrying analog signals are "data networks," Dr. Kyriakakis has gone as far as to opine that traditional RCA cables for carrying analog video and audio signals within a conventional media system amount to a "data network." *See* Kyriakakis Dec. at ¶ 64. In a similar vein, Dr. Kyriakakis has also opined that the transmission medium for carrying an infrared signal from an infrared remote control to a TV would qualify as a "local area network" (which is commonly understood to be a specific type of "data network" that spans a limited area). *See* Kyriakakis Dec. at ¶ 51. Worse yet, during his deposition, Dr. Kyriakakis testified that "two cups on a string" used by two individuals to communicate amounts to a "data network," albeit "[n]ot a very sophisticated one":
 - Q: What if I just had, you know, *two cups on a string* and I used that communicate with [attorney's second chair], who is right by me, *is that on a data network*? A: That's a bit of an extreme example, but if your voice carried over the string and the string was carefully selected and there was no background noise, yeah, it's data. Your data is getting across to somebody else to another device. *Not a very sophisticated one*, *but yes*.

Kyriakakis Dep. Tr. at 60:18-61:2.

60. Under the same flawed logic that Dr. Kyriakakis uses to conclude that voice networks, RCA cables, unidirectional infrared transmissions, and cups connected by a string would all qualify as "data networks," traditional speaker wires for carrying analog audio signals within a conventional media system would likewise qualify as a "data network" – which would negate the clear distinction that Sonos has drawn between the conventional media systems of the prior art and the networked media systems that are the subject of Sonos's patents. In my opinion, this provides yet another reason why Dr. Kyriakakis' interpretation of "data network" cannot be correct.

E. Dr. Kyriakakis Ignores the Intrinsic Evidence

- 61. In my Opening Declaration, I explained how the specification of the '033 Patent uniformly describes the term "data network" in a manner that is consistent with how a proper POSITA would have interpreted this term at the time of the invention -- namely, the disclosure of the '033 Patent uniformly describes a "data network" (i) as interconnecting devices and enabling the devices to both send and receive information and (ii) as transferring information in the form of digital data packets. *See, e.g.*, Schmidt Op. Dec. at ¶¶ 32-37, 43-48, 63-66, 74-77.
- 62. Tellingly, Dr. Kyriakakis did not dispute this in his declaration and was unable to identify a single portion of the '033 Patent's specification (or any other part of the '033 Patent's intrinsic evidence) to support his opinion that "data network" has a plain and ordinary meaning that is broader than that proposed by Sonos. In fact, Dr. Kyriakakis' "data network" section fails to even discuss the teachings of the '033 Patent or any other part of the '033 Patent's intrinsic evidence. *See* Kyriakakis Dec. at ¶¶ 60-73. This is unsurprising given that the '033 Patent uniformly describes the term "data network" in the context of interconnecting digital data processing devices. *See*, *e.g.*, '615 Patent at 8:4-39.
- 63. In my opinion, the fact that Dr. Kyriakakis ignores the '033 Patent's intrinsic evidence provides yet another reason why Dr. Kyriakakis' interpretation of "data network" cannot be correct.

F. Conclusions Regarding Dr. Kyriakakis' "Data Network" Opinions

64. In conclusion, I disagree with virtually all of Dr. Kyriakakis' analyses and opinions regarding the proper interpretation of the term "data network." From the outset, Dr. Kyriakakis approaches his interpretation of the term "data network" in the same way that a layperson might approach it, as opposed to how a proper POSITA would. With that flawed

starting point, Dr. Kyriakakis ignores the intrinsic evidence of the '033 Patent and focuses exclusively on extrinsic evidence that rarely even uses the term "data network" and fails to provide any insight as to how a POSITA having the proper level of skill would understand the plain and ordinary meaning of the term "data network."

65. As a result, Dr. Kyriakakis does not even attempt to dispute my analysis and opinions regarding the '033 Patent's intrinsic evidence, which discloses a "data network" that enables devices to both send and receive information in the form of digital data packets. Most tellingly, Dr. Kyriakakis never points to anything in the '033 Patent's intrinsic evidence that supports Dr. Kyriakakis' improperly broad interpretation of the term "data network."

VIII. "LOCAL AREA NETWORK"

Sonos's Proposed Construction	Google's Proposed Construction
Plain and ordinary meaning	Plain and ordinary meaning; no construction
	necessary at this time
"data network that interconnects devices	
within a limited area, such as a home or	
office"	

- 66. As I explained in my Opening Declaration, the term "local area network" is a term of art, and it is my opinion that Sonos's proposed construction of "local area network" is consistent with how a POSITA would have interpreted the plain and ordinary meaning of that term of art in the context of the '615 Patent (and '033 Patent) because it appropriately specifies that a "local area network" (i) is a "data network" as opposed to just any type of "network," and (ii) interconnects devices within a limited geographic area, which are fundamental characteristics of a "local area network" in the field of networking.
- 67. Dr. Kyriakakis appears to agree with me that the term "local area network" is a term of art and that it should be assigned its plain and ordinary meaning. *See, e.g.*, Kyriakakis Dep. Tr. at 48:15-16. However, while Dr. Kyriakakis states that "local area network" "requires

no construction" because "the term 'local area network' does not have any special meaning" in the '615 Patent (Kyriakakis Dec. at ¶ 49), his analyses and opinions make it clear that he is interpreting "local area network" contrary to how a proper POSITA would have interpreted that term at the time of the invention.

- 68. For instance, Dr. Kyriakakis opines that "[a] LAN is *merely* a local area network, and like most networks, it can be analog or digital," and he also fully incorporates by reference his analysis of the term "data network" into his analysis of the term "local area network." *Id.* at ¶ 50. These statements confirm that Dr. Kyriakakis used the same flawed approach for interpreting "local area network" that he did for "data network." In particular, instead of considering how a POSITA would have interpreted this term of art as a whole, Dr. Kyriakakis looks to how a layperson might interpret the words "local area network."
- 69. As a result of this improper approach, Dr. Kyriakakis appears to be interpreting the term "local area network" so broadly that it would encompass any communication medium that can carry data in any form which is flawed for all of the same reasons I discussed above in connection with the term "data network" (which I also incorporate here). *See also, e.g.*, Kyriakakis Dep. Tr. at 152:25-155:11 (Dr. Kyriakakis testifying that the term "local area network" covers two cups connected via a string as long as the string is not stretched out to span a wide area).
- 70. As with his opinion that a "data network" can be a "network" that carries data in analog form, Dr. Kyriakakis fails to support his opinion that "a local area network . . . can be analog" with any citation to the '615 Patent's intrinsic record or any extrinsic evidence from the time of the invention where a "local area network" (or "LAN") is described as carrying information in analog form, as opposed to digital. *See* Kyriakakis Dec. at ¶¶ 50, 61-64.

- 71. On the other hand, in my Opening Declaration, I cited and discussed a variety of both intrinsic and extrinsic evidence confirming that a "local area network" or "LAN" transfers information in digital form, <u>not</u> analog form. See, e.g., Schmidt Op. Dec. at ¶¶ 33-37, 74-83, 90-91. For example, the '615 Patent describes the transmission and reception over local "data network 128" -- which a POSITA would understand represents a LAN (see, e.g., '615 Patent at 10:64-66, 16:1-8, FIG. 1) -- of audio information in the form of "packets," which a POSITA would readily understand is a digital form, <u>not</u> an analog form. *Id.* at 7:37-50. As another example, the *Packet Broadband Network Handbook* explains that a "LAN is a type of broadband packet access network" and that "[t]he physical layer [of the LAN protocols] is primarily concerned with the transmission medium and its physical characteristics for *digital* signal transmission." SONOS-SVG2-00018673 at 76.
- 72. Relying on his flawed interpretation that a "local area network" encompasses any communication medium that can carry data in any form, Dr. Kyriakakis goes as far as to say that "an infrared remote sending a signal to a TV" amounts to a coupling over a "local area network." *See* Kyriakakis Dec. at ¶ 51. However, Dr. Kyriakakis fails to cite anything in the '615 Patent's intrinsic record or any extrinsic evidence to support this position, and in my opinion, a POSITA would not consider the one-way transmission of an infrared signal from an infrared remote control to a TV to be over a "network" of any kind let alone over a "local area network."
- 73. In his declaration, Dr. Kyriakakis also disagreed with my opinion that "a POSITA would have understood at the time of the invention that two devices communicatively coupled to one another only by way of an Internet connection would not be communicatively coupled by way of a 'local area network." Schmidt Op. Dec. at ¶ 88; Kyriakakis Dec. at ¶ 51. In other words, Dr. Kyriakakis seems to suggest that the term "local area network" could cover devices

that are connected only by way of the Internet, which is directly contrary to how a POSITA would understand the term "local area network." Indeed, it is well understood to a POSITA that a "local area network" has a maximum range that spans only a limited geographic area (e.g., a home or office), which distinguishes it from a "wide area network" that spans a large geographic area (e.g., multiple cities, a state, country or globe), and it is also universally understood by a POSITA that the Internet is a "wide area network" and not a "local area network." See, e.g., Schmidt Op. Dec. at ¶¶ 50-51, 93-96; see also, e.g., App'x R at ¶¶ 18-20 (Google expert from ITC action opining that a POSITA would understand that a "LAN" is "a network that allows for communication amongst two or more devices in a geographically limited area "). Thus, in my opinion, a POSITA would never consider devices that are only connected by way of the Internet to be coupled via a "local area network" – that is, unless those devices were additionally connected via an entirely separate data network spanning a limited geographic area. Dr. Kyriakakis refusal to acknowledge even this universally-accepted characteristic of a "local area network" improperly renders the words "local area" meaningless, and serves as yet another reason why I disagree with his interpretation of "local area network."

- 74. In addition to his erroneous suggestion that the term "local area network" could cover devices that are only connected by way of the Internet, Dr. Kyriakakis' takes issue with the portion of Sonos's construction of "local area network" specifying that it spans "a limited area, such as a home or office." However, I disagree with Dr. Kyriakakis for several reasons.
- 75. To begin, Dr. Kyriakakis' opinions regarding the "limited area" aspect of Sonos's proposed construction appears to be premised on an assumption that it requires the "limited area" to be a "home or office" and nothing else, which is not consistent with how I understand Sonos's proposed construction. Rather, it is my understanding that, consistent with the well-understood

meaning of "local area network," Sonos's use of the phrase "such as a home or office" is simply meant to provide some non-limiting, illustrative examples of the kinds of "limited areas" that may be spanned by a "local area network."

- 76. Moreover, I disagree with Dr. Kyriakakis' assertions that (i) "Dr. Schmidt glosse[d] over the intrinsic evidence," (ii) "Dr. Schmidt has not pointed to any passage in the '615 specification which equates local area network with a limited area such as a home or office," and (iii) "none of the passages he points to actually contrast a local area network to "cloud,' 'remote,' and 'Internet.'" *Id.* at ¶ 52. All three of these assertions are incorrect.
- 77. As to the first assertion, I provided a detailed explanation of the '615 Patent's intrinsic evidence with respect to "local area network" in my Opening Declaration showing how the '615 Patent's disclosure confirms that the term "local area network" refers to one type of a "data network" and that one type of a "data network" interconnects devices within a limited area, such as a home or office. *See, e.g.*, Schmidt Op. Dec. at ¶¶ 32-38, 46-48, 64-66, 74-77, 92-95.
- As to the second assertion, I disagree with Dr. Kyriakakis implication that, for Sonos's construction to be correct, the specification of the '615 Patent must have a passage that expressly "equates local area network with a limited area such as a home or office" (Kyriakakis Dec. at ¶ 52) in view of the fact that it is already well understood to a POSITA that a "local area network" refers to a data network that spans a limited area. Schmidt Op. Dec. at ¶ 50-51, 93-96; see also, e.g., App'x R at ¶ 18-20 (Google expert from ITC action opining that a POSITA would understand that a "LAN" is "a network that allows for communication amongst two or more devices in a geographically limited area "). Regardless, Dr. Kyriakakis is incorrect because, as I discussed in my Opening Declaration, the '615 Patent does expressly equate a

"local area network" with a limited area. '615 Patent at 10:64-66 ("In general, an Ad-Hoc (or 'spontaneous') network is a *local area network* or other *small* network ").

79. As to the third contention, Dr. Kyriakakis is factually wrong because, as I discussed in my Opening Declaration, the '615 Patent does expressly "contrast a local area network to "cloud," 'remote,' and 'Internet.'" For instance, the '615 Patent teaches:

A connection between the third-party application and the *local* playback device (e.g., Sonos ZonePlayerTM) can be direct over a *local area network (LAN)*, *remote* through a proxy server in the *cloud*, and so on. A *LAN* delivery approach may be easier to integrate into 'native' applications (e.g., applications written for iOS or Android), and a *proxy server* approach may be easier for third party applications that are browser-based, for example.

'615 Patent at 16:1-8; *see also, e.g.*, 16:13-15 ("Information can be passed *locally*, *rather than through the Internet*, for example."). Also, as I mentioned above, it is universally understood by POSITAs that the term "local area network" does not encompass the Internet, which is the prototypical example of a "wide area network."

80. In conclusion, Dr. Kyriakakis' opinions make it clear that, despite the term's well-understood meaning in the field of networking, he is improperly interpreting "local area network" as a layperson might instead of how a proper POSITA would. This misinterpretation is best exemplified by Dr. Kyriakakis' statement that "like most networks, [a 'local area network'] can be analog or digital," his deposition testimony that *two cups on a* relatively short *string* amounts to a "local area network," as well as his disagreement with my opinion set forth in my Opening Declaration that "a POSITA would have understood at the time of the invention that two devices communicatively coupled to one another *only* by way of an *Internet* connection would not be communicatively coupled by way of a 'local area network." *See* Kyriakakis Dec. at ¶ 50-51; Kyriakakis Dep. Tr. at 152:25-155:11.

IX. "A MEDIA PARTICULAR PLAYBACK SYSTEM"

- 81. As I explained in my Opening Declaration, it is my opinion that a POSITA would understand that (i) the phrase "a media particular playback system" found in dependent claims 3, 15, and 26 of the '615 Patent contains an obvious error, (ii) the face of the '615 Patent makes clear that the only reasonable correction for this error is to remove the word "particular" from the phrase, and (iii) there is nothing in the prosecution history suggesting any other reasonable correction should apply. In this regard, as I explained in my Opening Declaration, the modifier "media particular" before "playback system" is non-sensical (because it clearly contains a typographical error) and does not reflect how a POSITA would intentionally try to impart specific meaning to the phrase "playback system." *See, e.g.*, Schmidt Op. Dec. at ¶ 102, 109.
- 82. On the other hand, Dr. Kyriakakis contends that the phrase "a media particular playback system" "has multiple reasonable interpretations" and "a POSITA would not be able to determine which of those reasonable interpretations is correct." Kyriakakis Dec. at ¶ 54. I disagree.
- 83. For instance, Dr. Kyriakakis contends that, instead of the inclusion of "particular" in the phrase "media particular playback system" being a typographical error, the phrase "media particular playback system" could refer to a "playback system that can only play particular media formats[or] particular media types" Kyriakakis Dec. at ¶ 54. I disagree for several reasons.
- 84. As an initial matter, it is my opinion that no POSITA would reasonably interpret the language a "media particular playback system" to mean a "playback system that can only play particular media formats[or] particular media types," which requires a POSITA to flip the recited words "media particular" around to instead read as "particular media." In this respect, if a POSITA intended to refer to a particular format or type of media, as Dr. Kyriakakis contends,

the POSITA would have used the phrase "particular media," not "media particular," which is unnatural and nonsensical.

- 85. Moreover, it is my opinion that none of Dr. Kyriakakis' alternative interpretations would be reasonable to a POSITA *having read* the claims and specification of the '615 Patent. As to Dr. Kyriakakis' first alternative interpretation of the phrase "media particular playback system" possibly referring to a "playback system that can only play particular media formats," Dr. Kyriakakis points to no teaching whatsoever in the '615 Patent's specification of a "playback system" that only plays "particular media formats" (e.g., MP3, FLAC, MPEG-4, etc.⁹). I have reviewed the '615 Patent's specification and have been unable to identify any support for such a specific type of "playback system" either. In my opinion, it would be unreasonable for a POSITA that has read the '615 Patent's specification to interpret the phrase "media particular playback system" in a manner that is not supported by the '615 Patent itself, as Dr. Kyriakakis' first alternative interpretation would require.
- 86. As to Dr. Kyriakakis' second alternative interpretation of the phrase "media particular playback system" possibly referring to a "playback system that can only play . . . particular media types" but not others, this second alternative interpretation is clearly unreasonable given the remaining language of claims 3, 15, and 26 of the '615 Patent.
- 87. For instance, each of these claims further recites "wherein the particular playback device *playing back the retrieved multimedia content* comprises the particular playback device and the at least one additional playback device *playing back the multimedia content in*synchrony." If, as Dr. Kyriakakis contends, the phrase "media particular playback system"

⁹ While Dr. Kyriakakis did not explain what he means by "media formats," I presume he is referring to media formats such as MP3, FLAC, MPEG-4, etc. *See*, *e.g.*, https://developer.android.com/guide/topics/media/media-formats.

refers to a "playback system that can only play . . . particular media types," as a way to differentiate from a playback system that can play other media types, then the bolded phrases containing "multimedia content" would be incorrect and should instead read "playing back the retrieved multimedia content of the particular media types" and "playing back the multimedia content of the particular media types in synchrony." Of course, this is not how the remainder of the claims is worded (and no other claims of the '615 Patent are worded in this manner). In my opinion, it would be unreasonable for a POSITA that has read the entirety of any one of claims 3, 15, or 26 of the '615 Patent to interpret the phrase "media particular playback system" in a manner that is inconsistent with the remainder of the claim, as Dr. Kyriakakis' second alternative interpretation would require.

88. Although it is unclear, it appears that Dr. Kyriakakis might be proposing a third alternative interpretation of the phrase "media particular playback system" in his assertion that "[a] POSITA could theoretically understand 'media particular' as intended to differentiate from 'multimedia,' i.e. a playback system specific to a particular type of media – such as audio." Kyriakakis Dec. at ¶ 56. As an initial matter, Dr. Kyriakakis appears to be interpreting the term "multimedia" to require *multiple* types of media (as opposed to a *single* type of media), which is inconsistent with how the '615 Patent uses the term "multimedia." In this regard, the '615 Patent repeatedly uses the term "multimedia" to refer to a *single* type of media, such as audio. *See, e.g.*, '615 Patent at 1:66-2:14 ("[N]etworks can be used to connect one or more *multimedia* playback devices for a home or other location playback network (e.g., a home *music* system). . . . *Music* and/or *other multimedia* content can be shared"), 3:28-37 ("A zone player 102-124, also

referred to as a . . . *multimedia* unit, . . . provides *audio*, *video*, and/*or* audiovisual output."), 6:8-7:19, 11:6-14, 12:8-63, 15:51-57, FIGs 2A-C.

- 89. Regardless, to the extent that Dr. Kyriakakis intends this to be a third alternative interpretation different from his second alternative interpretation ("playback system that can only play . . . particular media types"), it is similarly unreasonable given the remaining language of claims 3, 15, and 26 of the '615 Patent.
- 90. For instance, as I explained before, each of these claims further recites "wherein the particular playback device *playing back the retrieved multimedia content* comprises the particular playback device and the at least one additional playback device *playing back the* multimedia content in synchrony." If, as Dr. Kyriakakis contends, the phrase "media particular playback system" refers to a "playback system specific to a particular type of media," as a way to differentiate from a playback system that can play "multimedia" (which Dr. Kyriakakis appears to be interpreting to require multiple types of media), then the bolded phrases containing "multimedia content" would be incorrect and should instead read "playing back the retrieved multimedia content of the particular type of media" and "playing back the multimedia content of the particular type of media in synchrony." This (mis)interpretation is not how the remainder of the claims is worded (and no other claims of the '615 Patent are worded in this manner). As before, in my opinion, it would be unreasonable for a POSITA that has read the entirety of any one of claims 3, 15, or 26 of the '615 Patent to interpret the phrase "media particular playback system" in a manner that is inconsistent with the remainder of the claim, as Dr. Kyriakakis' apparent third alternative interpretation would require.
- 91. Dr. Kyriakakis also asserts that "[c]ertain playback systems also do not playback media," "[a]n example of a playback system that is not 'media particular' would be an RF

spectrum analyzer that records and plays back RF data," and thus, "a POSITA could also understand 'media particular playback system' as a subset of 'playback systems." Kyriakakis Dec. at ¶ 57. In my opinion, this is not a reasonable interpretation of the phrase "media particular playback system" either.

- 92. In the context of the '615 Patent, the term "playback system" exclusively refers to systems that are capable of playing back media. In fact, Dr. Kyriakakis has pointed to no teaching in the '615 Patent to the contrary, which is unsurprising because the '615 Patent never contemplates that a "playback system" could mean anything else. Given those facts, it is my opinion that, in the context of the '615 Patent, a POSITA would never consider the term "playback system" to be broad enough to encompass something that does not play media, like an "RF spectrum analyzer." Consequently, in my opinion, it would not be reasonable for a POSITA to interpret the modifier "media particular" before "playback system" to serve as a means for distinguishing a "playback system" that can play back media from one that cannot.
- 93. The prosecution history confirms my opinion. In this respect, the claims already recited a "media playback system" before the amendment was made that introduced the inadvertent inclusion of the word "particular." *See* Schmidt Op. Dec., App'x N at p.3 (pending claim 3), p.7 (pending claim 12), p.11 (pending claim 20). As such, even before the word "particular" was added, the claims excluded systems that cannot play back media. Thus, a POSITA would readily appreciate that the amendment adding in the word "particular" was not made as an attempt to draw a distinction from systems that cannot play back media.
- 94. Lastly, even if a POSITA were trying to distinguish between systems that can playback media and those that cannot, it is my opinion that a POSITA would not do so by referring to the former as a "*media particular* playback system" because that phrase is

nonsensical. Instead, in my opinion, a POSITA would refer to a system that can playback media as a "media playback system" or a "multimedia playback system."

- 95. Assuming for sake of argument that Dr. Kyriakakis' contention is correct that a POSITA could reasonably "understand 'media particular playback system' as a subset of 'playback systems," that would leave two options -- either (i) the phrase "media particular playback system" refers to a "playback system" that can play back media or (ii) the phrase "media particular playback system" contains an error that should be fixed to instead recite "media playback system." But either way, the result is the phrase being afforded the same meaning: a playback system that can play back media. Thus, in my opinion, Dr. Kyriakakis cannot credibly argue that the phrase is indefinite.
- 96. Lastly, Dr. Kyriakakis summarily stated with no analysis whatsoever: "I have reviewed the prosecution history, but find that it does not resolve the debate relating to the use of the term 'particular." Kyriakakis Dec. at ¶ 58. However, Dr. Kyriakakis fails to acknowledge that the prosecution history confirms that there is *no reasonable* debate.
- 97. In fact, when the amendments introducing the typographical error to claims 3, 15, and 26 of the '615 Patent were made, Sonos presented no argument to the USPTO distinguishing art based on "a playback system that can only play particular media formats[or] particular media types," distinguishing a "playback system specific to a particular type of media" from a playback system that plays "multimedia," or distinguishing "playback systems [that] do not playback media" versus those that do. *See* Schmidt Op. Dec., App'x N at p.14.
- 98. In my opinion, this confirms that Sonos was not meaning to impart any of the specialized meanings that Dr. Kyriakakis contends when the word "particular" was inserted between "media" and "playback system." Instead, as I discussed in my Opening Declaration, a

POSITA would readily understand that Sonos merely inadvertently propagated the word "particular" at an incorrect place in the claim language in its attempt to maintain proper antecedent basis.

99. Thus, the prosecution history further confirms to a POSITA that there is no reasonable debate that the word "particular" was inadvertently included in the phrase "media particular playback system."

X. "WHEREIN THE INSTRUCTION COMPRISES AN INSTRUCTION"

- 100. Dr. Kyriakakis contends that "[t]he specification of the '033 Patent is of no help to determine the meaning of the phrase 'wherein the instruction comprises an instruction,' and it is my opinion that a person of ordinary skill in the art would be similarly unable to determine the meaning of the phrase." Kyriakakis Dec. at ¶ 75. I disagree.
- 101. Each of independent claims 1 and 12 of the '033 Patent recites, *inter alia*, "based on receiving the user input, *transmitting an instruction* for the at least one given playback device to take over responsibility for playback of the remote playback queue from the computing device" In turn, each of dependent claims 2 and 13 recites "wherein the instruction comprises an instruction for" and continues setting forth additional limitations of the transmitted "instruction."
- 102. As I explained before, I have been informed that the transitional term "comprising"/"comprises" is synonymous with "including," "containing," or "characterized by," and such a transitional term is open-ended in that it does not exclude additional, unrecited elements or method steps.
- 103. With that understanding in mind, I fail to see how Dr. Kyriakakis can credibly say that a POSITA would be unable to determine the meaning of the phrase "wherein the instruction

comprises an instruction "in claims 2 and 13 of the '033 Patent, even with Dr. Kyriakakis' assumption that "an instruction" means a single instruction. *See* Kyriakakis Dec. at ¶ 74. In my opinion, a POSITA would readily understand that the phrase "wherein the instruction comprises an instruction for the cloud-based computing system associated with the media service to provide the data" simply specifies additional characteristics of the transmitted "instruction" recited in the independent claims.

- 104. Indeed, it would be no different from a situation in which an independent claim recited "a hat" and a dependent claim recited "wherein the hat comprises a hat that is red." A POSITA would have no trouble understanding that the dependent claim merely provides more specificity as to characteristics (e.g., the color) of the "hat" recited in the independent claim.
- 105. I also fail to see the relevance of Dr. Kyriakakis' discussion of "a block of code," "lines of codes," one source code "function or method," "one 'for' loop," and "method calls," which suggests to me that Dr. Kyriakakis does not have a firm grasp of the claims or teachings of the '033 Patent. Kyriakakis Dec. at ¶ 75.
- 106. In particular, Dr. Kyriakakis' discussion of "a block of code," "lines of codes," one source code "function or method," "one 'for' loop," and "method calls" suggests that he is referring to a device's "program instructions" that are stored in the device's memory and executable by the device's processor, but a POSITA would readily understand that the term "instruction" recited in the larger phrase "transmitting an instruction for the at least one given playback device to take over responsibility for playback of the remote playback queue from the computing device" found in claims 1 and 12 (which is the "instruction" that the dependent claims 2 and 13 each further limits) is referring to a communication transmitted by the claimed "computing device" over a data network that instructs the recipient to take one or more actions,

which is distinctly different from an executable "program instruction" stored in memory.

107. Accordingly, Dr. Kyriakakis' discussion of concepts that are specific to executable "program instructions," such as "a block of code," "lines of codes," one source code "function or method," "one 'for' loop," and "method calls," etc. is irrelevant to the question of whether "wherein the instruction comprises an instruction" is indefinite and serves as an example of Dr. Kyriakakis interpreting the claim limitations through the lens of an individual that does not have the proper level of ordinary skill in the art.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief.

Dated: June 15, 2021

DOUGLAS C. SCHMIDT

Dougles (Shows

Appendix O

CS519: Computer Networks

Lecture 1: Jan 24, 2004

Intro to Computer Networking



Lets start at the beginning...



- What is a network for?
 - To allow two or more endpoints to communicate
- What is a network?
 - Nodes connected by links



CS419

o Is this a network?



Lets start at the beginning...

CS419

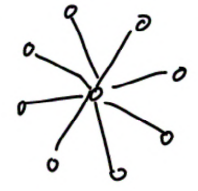
o Is this a network?



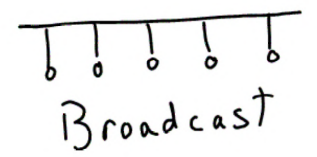
- Of course it is!
 - Just not very interesting

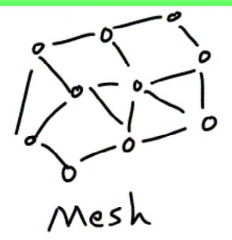
Other "networks" (network topologies)

CS419



Star, or Hub and spoke







What is a data network?



- The answer is NOT "a network that carries data"
 - Cause you can send "data" (e.g. a fax) over the "voice network"
- "Data network" is often a euphemism for "packet network"
 - And "voice network" is often a euphemism for "circuit network"

- Historically, a circuit network was a network that literally established a physical wired connection between two points
 - With relays, plus amplifiers and stuff
- Before computers, this was the only way to do networks

- But these days voice is modulated and digitized in numerous ways as it works through the network
 - Very few physical circuits
- So nowadays we consider a circuit network one that appears to establish a fixed "pipe" (amount of bandwidth) between two points

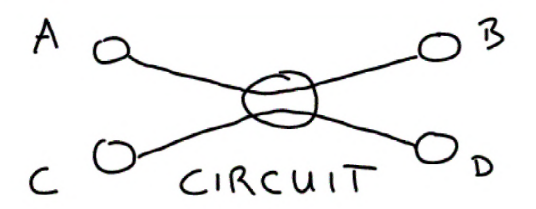
Types of circuits

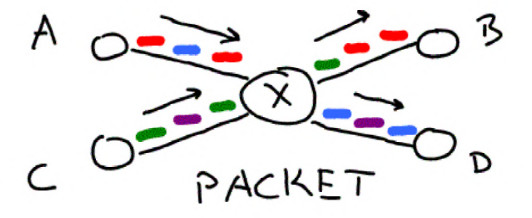


- Synchronous time-division multiplexing (STDM)
 - Each circuit is given a slice of time
- Frequency-division multiplexing (FDM)
 - Each circuit is given a transmission frequency

 By contrast, a packet network allows small units of data (packets) to be individually sent to different destinations

CS419



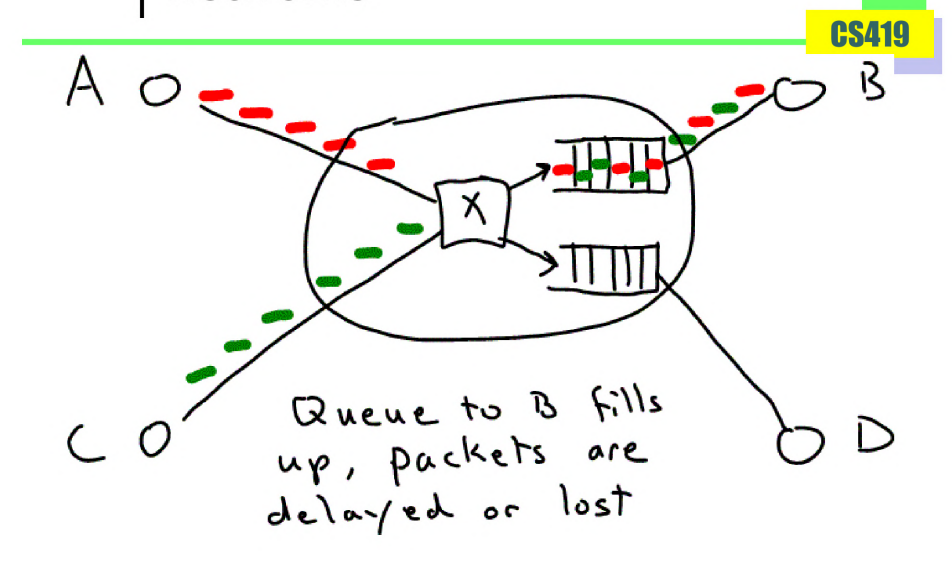


A and C can both talk to B and D

 So clearly packet switched is better than circuit switched, right?

- So clearly packet switched is better than circuit switched, right?
- Well, as with so much in this world, it depends
- What if A and C try to talk exclusively to B at high speed at the same time?

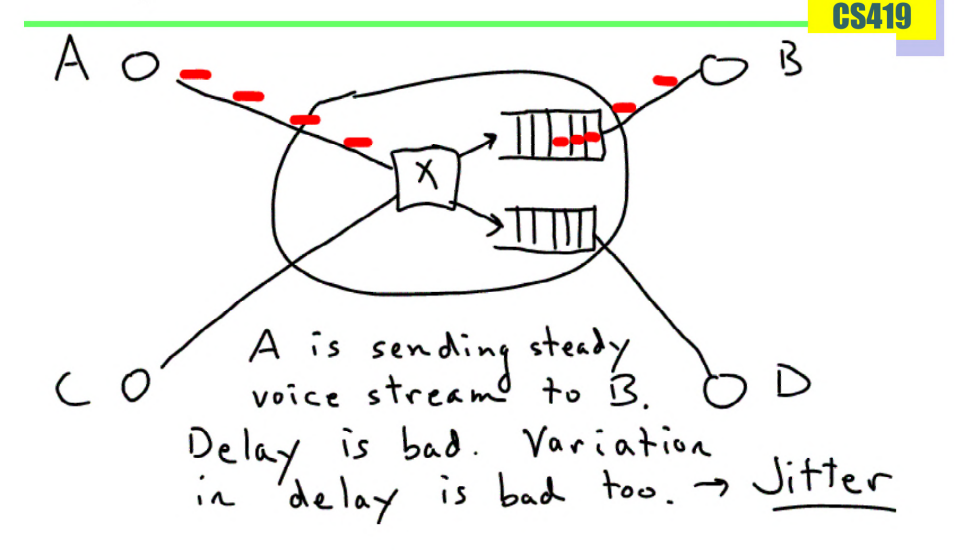
Delay and packet loss in packet networks



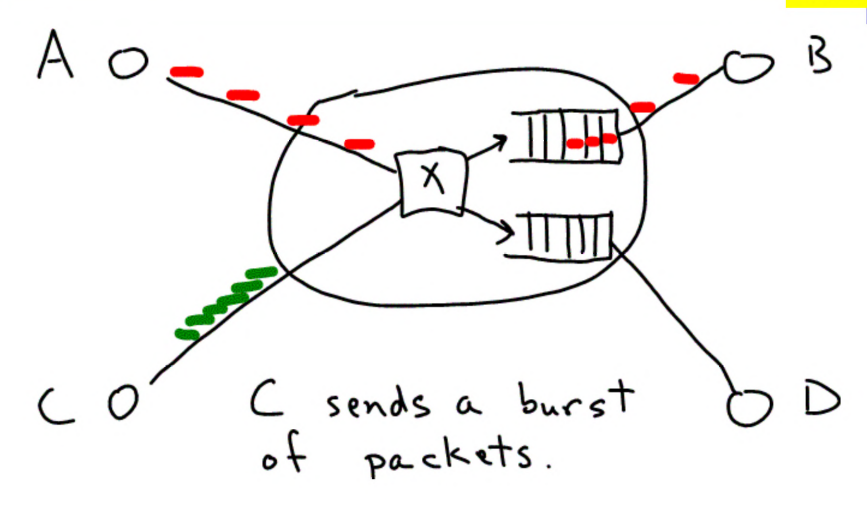
Delay and packet loss in packet networks

- Can happen any time multiple links feed into a single link
 - And incoming volume exceeds outgoing volume
- Larger queues can reduce packet loss at the expense of more delay
- Ultimately the sources have to slow down (congestion control)
- By contrast, circuit networks can block (busy tone)

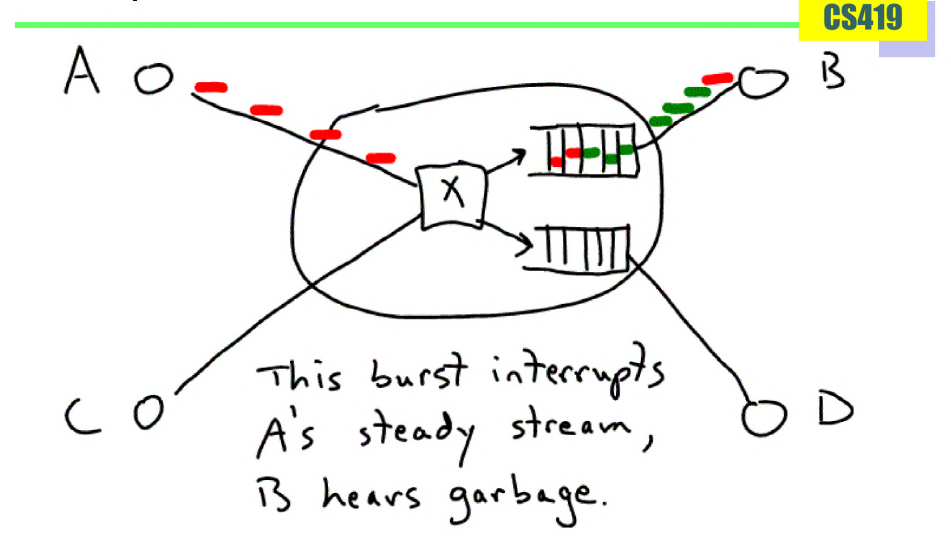
Also Jitter



Also Jitter



Also Jitter



Circuits versus packets

- Circuits are an all or nothing proposition
 - Give good quality, if you can get yourself a circuit in the first place
 - Efficient only if the application keeps the circuit full (I.e. a voice stream)
- Packets are more flexible
 - Can send a little or a lot
 - But other traffic can interfere at any time
 - More efficient when traffic is bursty

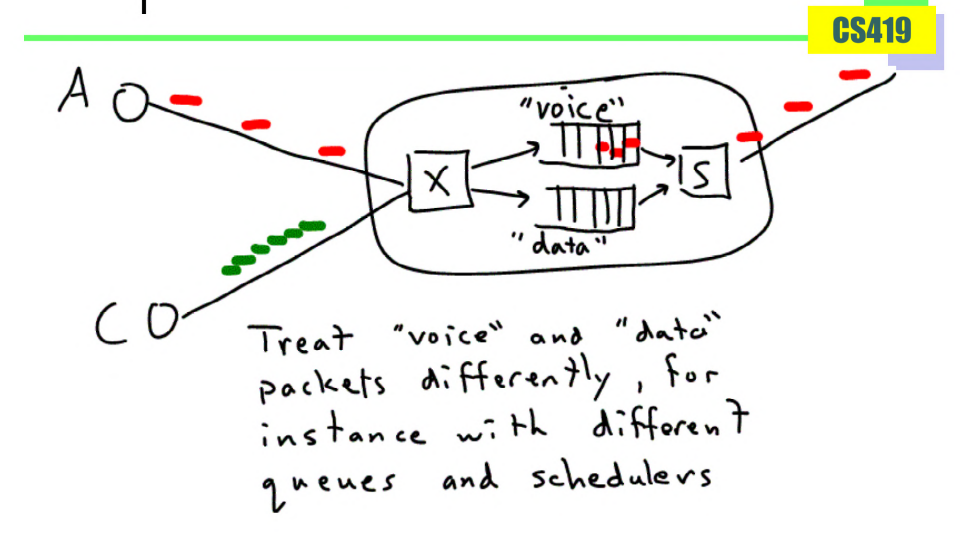
Can a packet network emulate a circuit?

 After all, our STDM circuit sent data over the wire in "chunks"

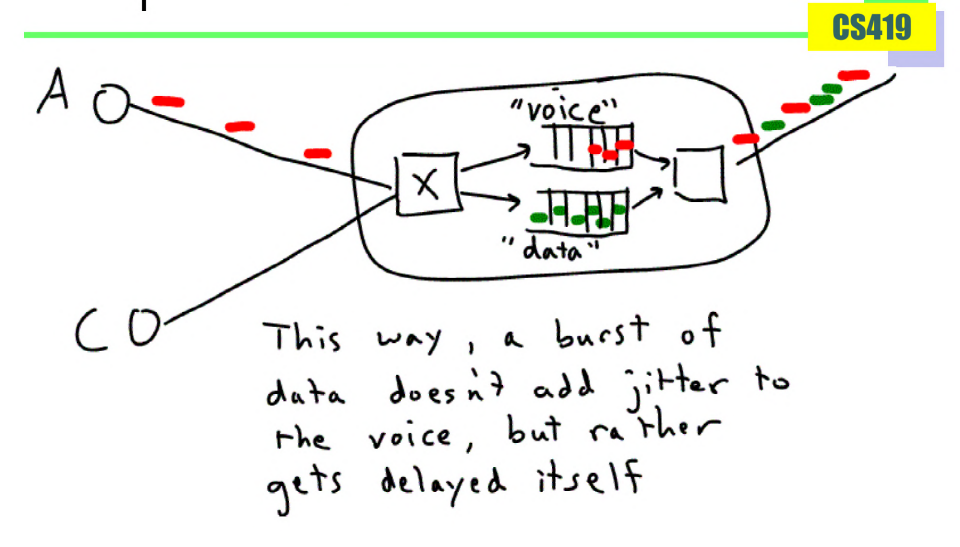
Can a packet network emulate a circuit?

- After all, our STDM circuit sent data over the wire in "chunks"
- The answer is yes, it can
- And indeed, the first packet networks offered "services" that very much emulated circuits

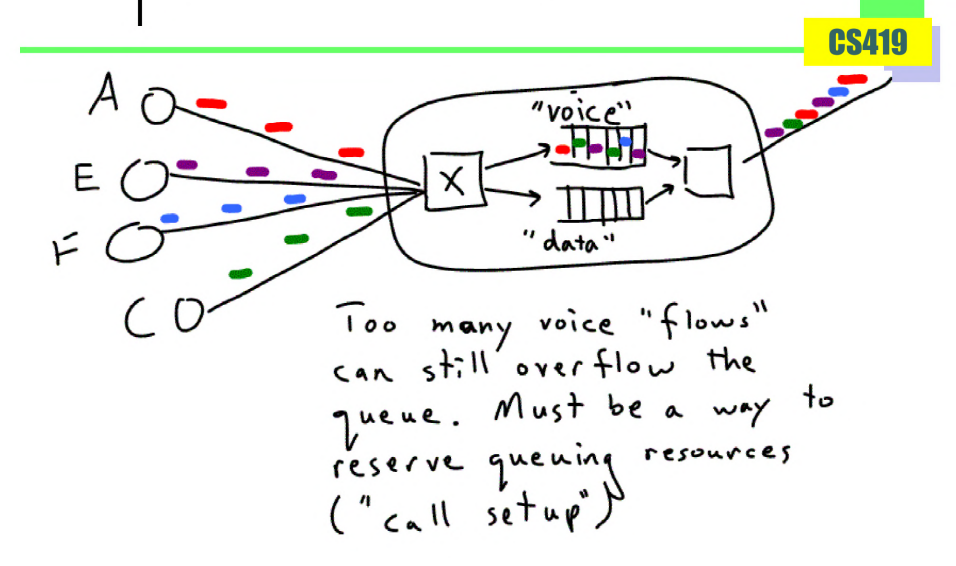
One way to do it



One way to do it



But this has complications too



"Datagram" versus "virtual circuit" networks



- Both are packet networks
 - (We won't discuss pure circuit networks any more in this course)
- Virtual circuit networks have the notion of call setup and blocking
 - But much more complex traffic models than our simple two-queue example
- Datagram networks is how the Internet ultimately got built!

But virtual circuit networks still important

- We don't see virtual circuit networks to our desktop
 - Though this was the vision for many folks
- But virtual circuit networks formed the unpinning of the Internet
 - Something called ATM
 - Being replaced with MPLS

This class focuses on the Internet



- Which is a datagram network
- One big topic will be how queues in the Internet manage not to become hopelessly overloaded
 - Many of you know, the answer is TCP, but we'll look at this in detail

Some terms introduced so far

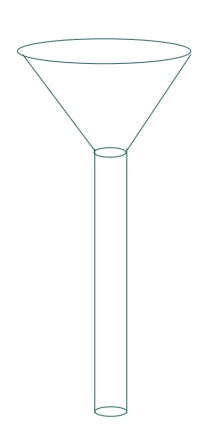


- Network, node, link, queue
- Circuit and packet networks
 - a.k.a. data and voice networks
- Virtual circuit and datagram networks
- Delay, latency, loss, drop, jitter, blocking

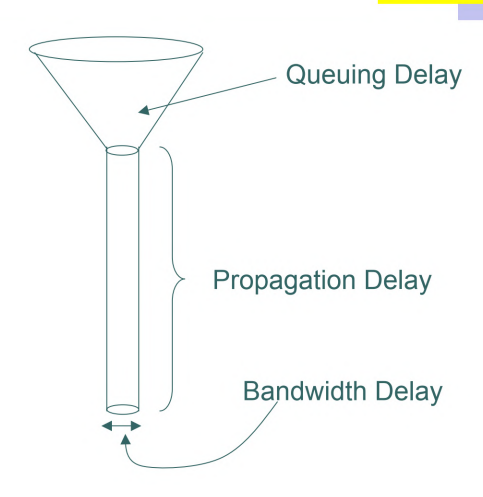
Bandwidth and Latency

- We looked at delay due to queuing
- But there are three main components to delay:
 - Propagation delay
 - Transmit delay
 - Queuing delay

Queuing, transmit, and propagation delays



Queuing, transmit, and propagation delays



Total latency



- o Total latency =
 - Propagation + Transmit + Queue
- o Propagation =
 - Distance / Speed of light
- o Transmit =
 - Packet size / Bandwidth

Delay x Bandwidth Product

- Refers to the number of bits you can have "in the pipe" at the same time
 - Or, how many bits you can stuff in the pipe before the first bit comes out the other end
 - Like hot water getting from the water heater to your shower!
- As bandwidth increases (and distance doesn't change) this is becoming an issue

An extreme (but realistic) Delay x Bandwidth Example

- **CS419**
- Coast-to-coast propagation delay = 15ms
- OC192 link = 10 Gbps
- 10 Gbps x 15ms = 150,000,000 bits =
 19 Mbytes = 7 songs (MP3 files)
- You could stuff 7 songs into an OC192 pipe at Boston before the first song starting arriving in LA!!!

A more common Delay x Bandwidth Example



- 50ms coast to coast delay (mainly from queuing)
- 100 Mbps Ethernet
- This is about 600Kbytes...still a decent sized file
- Delay x Bandwidth is starting to dominate our thinking about protocol performance

Common provider bandwidth units



- DSO = 64 Kbps
- o DS1 = 1.544 Mbps
- o DS3 = 44.736 Mbps
- \circ OC3 = 155.52 Mbps
- \circ OC12 = 622.08 Mbps
- \circ OC48 = 2.488 Gbps
- \circ OC192 = 9.953 Gbps
- \circ OC768 = 39.813 Gbps

Bandwidth and throughput and goodput

- **CS419**
- Bandwidth is the maximum theoretical speed of a pipe
- Throughput is the actual measured speed
 - Vague term because depends on where you measure
- Goodput is the throughput seen by the application
 - Throughput over the pipe can be more than goodput because of dropped and retransmitted packets, control packets, and headers

Appendix P

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1
              IN THE UNITED STATES DISTRICT COURT
 2
               FOR THE WESTERN DISTRICT OF TEXAS
 3
                          WACO DIVISION
 4
                                     )
 5
     SONOS, INC.,
                                     )
                Plaintiff,
 6
                                     )Civil Action No.
                                     )6:20-cv-00881-ADA
 7
          vs.
 8
     GOOGLE, LLC,
 9
                Defendant.
10
11
      VIDEOCONFERENCE DEPOSITION OF CHRISTOS KYRIAKAKIS
12
                     Friday, June 11, 2021
13
                             Volume I
14
15
16
17
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19
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21
22
     Reported by:
     KATHLEEN E. BARNEY
     CSR No. 5698
23
     Job No. 4626386
24
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$\begin{vmatrix} 2 \\ 3 \end{vmatrix}$	FOR THE WESTERN DISTRICT OF TEXAS	2	WITNESS EXAMINATION
4	WACO DIVISION	3	CHRISTOS KYRIAKAKIS
		4	Volume I
5)	5	
	SONOS, INC.,	6	BY MR. PAK 8
6) Plaintiff,)	7	
7)Civil Action No.	8	
'	vs.)6:20-cv-00881-ADA	9	
8)	10	EXHIBITS
	GOOGLE, LLC,)		NUMBER DESCRIPTION PAGE
9) Defendant		Exhibit 1 Audyssey manual 21
10	Defendant.)	13	Exhibit 1 Madyssey mandar 21
11			Exhibit 2 Slides from a computer networks 33
12	Videoconference deposition of CHRISTOS	15	1
	KYRIAKAKIS, Volume I, taken on behalf of Plaintiff,	16	course
	beginning at 9:02 a.m. and ending at 3:10 p.m. on Friday, June 11, 2021, before KATHLEEN E. BARNEY,		
	Certified Shorthand Reporter No. 5698.		1
17	Common onormalia reporter 110. 3070.	18	Computer Dictionary, Fifth
18		19	
19		20	
20			Exhibit 4 Publication "RMI System: Internet 61
21 22		22	Meets the Future Home Theater"
23		23	
24			Exhibit 5 Patent No. 8,705,764 69
25		25	
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	APPEARANCES:	1	
2		2	, 8 ()
	For Plaintiff:	3	
4		4	Internet"
5	LEE SULLIVAN SHEA & SMITH	5	
6	BY: JAE PAK		Exhibit 7 Paper titled "HYDRA -High 83
7	GEORGE LEE	7	Resolution Live Streaming"
8	Attorneys at Law	8	
9	656 West Randolph Street		Exhibit 8 Publication, "Distributed 87
10	Chicago, Illinois 60661	10	E
11	Pak@ls3ip.com	11	Ş ,
12		12	
13	For Defendant:	13	Collaboration"
14		14	
15	QUINN EMANUEL URQUHART & SULLIVAN, LLP	15	Exhibit 9 Declaration of Dr. Kyriakakis 96
16	BY: MARC KAPLAN	16	
17	Attorney at Law	17	Exhibit 10 '206 patent 119
18	865 Figueroa Street	18	<u> </u>
19	Los Angeles, California 90071	19	Exhibit 11 Appendix L to Dr. Schmidt's 138
20	marckaplan@quinnemanuel.com	20	
21		21	
22		22	Exhibit 12 Appendix N of Dr. Schmidt's 156
	Videographer:	23	11
24	KIMBERLEE DECKER	24	
25	MINDEREDE DECRER	25	
125	n 2	رد	
	Page 3		Page 5

1 Exhibit 13 Dua Patent Application 159	1 from Lee Sullivan Shea & Smith.
2 Publication	2 MR. KAPLAN: This is Marc Kaplan from Quinn
3	3 Emanuel Urquhart & Sullivan for Google and the
4 Exhibit 14 '033 patent 196	4 witness.
5	5 MR. LEE: Good morning. This is George Lee 09:03:52
6	6 for plaintiff Sonos. I'm also with the firm of Lee
7	7 Sullivan Shea & Smith in Chicago.
8	8 THE VIDEOGRAPHER: Thank you. Will the court
9	9 reporter please swear in the witness.
10	10
11	11 CHRISTOS KYRIAKAKIS,
12	12 having been administered an oath, was examined and
13	13 testified as follows:
14	14
15	15 EXAMINATION
16	16 BY MR. PAK:
17	17 Q Dr. Kyriakakis, could you please state and
18	18 spell your name for the record.
19	19 A Sure. First name is legal first name is
20	20 Christos, but I go by Chris, last name is 09:04:34
21	21 K-Y-R-I-A-K-A-K-I-S.
22	22 Q Is it okay if I call you Dr. K throughout
23	23 this deposition?
24	24 A Yes, please do.
25	25 Q Have you been deposed before? 09:04:48
Page 6	Page 8
1 Friday, June 11, 2021	1 A I have.
2 9:02 a.m.	2 Q How many times have you been deposed? Just a
3	3 ballpark is fine.
4 THE VIDEOGRAPHER: Good morning. We are on	4 A Two other times.
5 the record at 9:02 a.m. on June 11, 2021. 09:02:30	5 Q How many times have you been deposed as an 09:04:57
6 All participants are appearing remotely.	6 expert witness? Were you an expert witness in both
7 Audio and video recording will continue to take	7 of those cases?
8 place unless all parties agree to go off the record.	8 A Yes, I was.
9 This is Media Unit 1 of the recorded	9 Q And these are patent cases, correct?
10 deposition of Christos Kyriakakis taken by counsel 09:02:49	10 A Correct. 09:05:16
11 for the plaintiff in the matter of Sonos, Inc.,	11 Q When was the last time you were deposed?
12 versus Google, LLC, filed in the U.S. District	12 A It was I think it was 2018. I don't have
13 Court, Western District of Texas, Waco Division,	13 the exact date, but I think it was 2018.
14 case number 6:20-CV-00881-ADA.	14 Q Sure. Do you remember what case that was?
15 My name is Kimberlee Decker from Veritext 09:03:12	15 A It was so it was two in that same year. 09:05:34
16 Legal Solutions. I'm the videographer. The court	16 So one of them was I was working on behalf of
17 reporter is Kathy Barney. I'm not related to any	17 Apple, which was an ITC case. Actually, initially
18 party in this action, nor am I financially	18 the case involved Apple and Samsung as
19 interested in the outcome.	19 co-defendants. So that was one case. And the other
20 Counsel and all present will now state their 09:03:26	20 case was for Apple, a separate case. 09:06:05
21 appearances and affiliations for the record. If	21 Q Okay. And so we're on the same page, I want
22 there are any objections to proceeding, please state	22 to run through some general guidelines. So just
23 them at the time of your appearance, beginning with	23 bear with me here.
24 the noticing attorney.	24 I'll ask you questions and you must give
25 MR. PAK: This is Jae Pak, counsel for Sonos, 09:03:33	25 truthful answers. Your counsel may object to 09:06:20
Page 7	, ,
Tage 7	Page 9

1 questions, but unless your counsel instructs you not	1 A Probably two other times. It was different
2 to answer, you still must answer despite the	2 attorneys. Different matters.
3 objection.	3 Q What was the nature of your engagement with
4 Do you understand?	4 Quinn Emanuel?
5 A I do. 09:06:30	5 MR. KAPLAN: Object to form. 09:08:33
6 Q And if you don't understand a question or	6 THE WITNESS: It was similar. They were
7 need clarification, please ask. Otherwise I'll	7 patent cases and I was an expert witness for their
8 assume that you understand the question.	8 client.
9 We'll plan to take a break every hour or so.	9 BY MR. PAK:
10 If you need a break outside of that schedule, just 09:06:38	10 Q Do you recall what cases? 09:08:43
11 let me know and I'll accommodate the request. The	11 A I believe one was Blitzsafe versus Daimler
12 only thing I ask is, you know, to finish any pending	12 Benz, Mercedes. And the other one escapes me
13 question before we go on break.	13 because I remember the cases, but not necessarily
14 And the court reporter will be transcribing	14 all the affiliations.
15 our discussion today, so I need you to give verbal 09:06:50	15 THE VIDEOGRAPHER: You're speaking a little 09:09:26
16 answers as opposed to head nods or the like.	16 low.
17 Understood?	
	17 THE WITNESS: Interesting. Okay. Is that 18 better?
18 A Yes. 19 Q Okay. I'll slow down here now.	19 BY MR. PAK:
	20 Q Have you provided expert opinions on behalf 09:09:44
21 between Sonos and Google?	21 of Google before?
22 A Oh, I don't know the exact date. It was a	22 A I have not.
23 few months ago.	23 Q Have you offered opinions with respect to any
24 Q Okay. So it was sometime this year?	24 Google products?
25 A Yes. 09:07:16 Page 10	25 A No. 09:09:55 Page 12
1 Q Did you sign an engagement letter?	1 Q Have you offered opinions with respect to any
1 Q Did you sign an engagement letter? 2 A I did.	Q Have you offered opinions with respect to any mobile apps that can be installed on your phone or
2 A I did.	2 mobile apps that can be installed on your phone or
2 A I did. 3 Q And when did you sign the engagement letter,	2 mobile apps that can be installed on your phone or 3 tablet?
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember?	2 mobile apps that can be installed on your phone or3 tablet?4 A No.
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29	 2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before?
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago.	 2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them.
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before?	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used?
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay.	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was?
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay. 12 A I don't have the exact date.	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was? 12 A I think it's called Google Home.
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay. 12 A I don't have the exact date. 13 Q No, I understand.	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was? 12 A I think it's called Google Home. 13 Q Did you use any specific feature of Google
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay. 12 A I don't have the exact date. 13 Q No, I understand. 14 Who is that engagement between? Is that	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was? 12 A I think it's called Google Home. 13 Q Did you use any specific feature of Google 14 Home?
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay. 12 A I don't have the exact date. 13 Q No, I understand. 14 Who is that engagement between? Is that 15 between you and Google or Google's counsel or 09:07:57	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was? 12 A I think it's called Google Home. 13 Q Did you use any specific feature of Google 14 Home? 15 A I was interested in evaluating the voice 09:10:45
2 A I did. 3 Q And when did you sign the engagement letter, 4 do you remember? 5 A Shortly after I talked to the attorneys and I 09:07:29 6 was told they wanted to retain me. I don't have the 7 exact date. I think it was a few months ago. 8 Q Few months as in maybe April of this year or 9 sometime before? 10 A I'm pretty sure it was before. 09:07:45 11 Q Okay. 12 A I don't have the exact date. 13 Q No, I understand. 14 Who is that engagement between? Is that 15 between you and Google or Google's counsel or 09:07:57 16 someone else?	2 mobile apps that can be installed on your phone or 3 tablet? 4 A No. 5 Q Have you used any Google audio products 09:10:07 6 before? 7 A I have yes, I have used them. I don't own 8 them, but I have used them. 9 Q What products have you used? 10 A It was a Google speaker. 09:10:22 11 Q Do you know what speaker it was? 12 A I think it's called Google Home. 13 Q Did you use any specific feature of Google 14 Home? 15 A I was interested in evaluating the voice 09:10:45 16 performance, the voice recognition performance,
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1 A No.	1 I mean, that's kind of what I do on a regular
2 Q So how did you set up the Google Home	2 basis just to understand what is going on and who is
3 product?	3 doing what acoustically in rooms.
4 A That's a good question. It's been a while.	4 BY MR. PAK:
5 Okay. I guess I used it to set it up. I 09:11:40	5 Q So have you evaluated these products for 09:15:04
6 thought you were asking if I used it to interact	6 other reasons? Other than acoustic performance,
7 with it.	7 have you evaluated these products for some other
8 Q Okay. Have you used any Google Pixel device	8 reason?
9 before?	9 A No.
10 A No. 09:11:53	10 Q And just for curiosity, I guess, which 09:15:15
11 Q Have you used any Sonos products?	11 product has the best acoustic performance, in your
12 A Yes.	12 opinion?
13 Q What Sonos products have you used before?	
14 A Sonos Play:1. And Sonos Subwoofer.	13 A I'm going to get in big trouble. I'm not 14 going to answer that. A lot of them it's an
15 Q Have you used any other Sonos products 09:12:17 16 before?	
	16 subjective. So I'm probably going to stay away from
17 A No.	17 that one.
18 Q Do you own a Sonos Play:1 or Sonos Sub?	18 Q That's fair.
19 A Yes, I do.	19 I want to talk about your professional
20 Q When did you first purchase the Play:1 and 09:12:33	20 experience. Do you have any computer programming 09:15:46
21 the Sonos Sub?	21 experience?
22 A Two years ago approximately.	22 A Yes.
23 Q Why did you purchase the Play:1 and Sonos	23 Q Do you remember the last time you coded or
24 Sub?	24 programmed something?
25 A As part of my work and research, I have, I 09:12:59 Page 14	25 A Two days ago. 09:15:59 Page 16
T ugo 11	Tuge 10
1 would say, an unusually large collection of speaker	1 Q Got it.
2 products and I've purchased them to evaluate their	2 Have you taught any computer science courses
3 acoustic performance, compare them to others, and so	3 before?
4 on.	4 A No.
5 Q Do you own more than one Play:1 and more than 09:13:16	5 Q Have you taught any network courses before? 09:16:09
6 one Sonos Sub?	6 A Network specific, no.
7 A I have three Play:1s and one Sonos Sub.	7 I should mention I have computer science
8 Q Have you ever stereo-paired two Play:1s	8 students in my courses, but they're not specific
9 together?	9 under the computer science department.
10 A Yes. Yes, I have. 09:13:47	10 Q Got it. But you haven't taught any computer 09:16:24
11 Q And have you compared that to other when	11 science courses. Did you say you haven't taught any
12 you say others, you're talking about other audio	
	12 network courses; is that correct?
13 products?	12 network courses; is that correct?13 A That's correct.
13 products? 14 A I guess what do you mean by "compared"?	
	13 A That's correct.
14 A I guess what do you mean by "compared"?	13 A That's correct. 14 Q Do you have any networking experience?
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1 research institutions. It's a much higher bandwidth	1 themselves inside the stores like the Apple Store
2 network that is basically used for experimentation	2 and Best Buy.
3 for next-generation applications on the internet.	3 Q Do you know any Audyssey do you know the
4 Q So do you have any experience in designing or	4 product names of any of the Audyssey products?
5 implementing a network? 09:17:48	5 A The loudspeakers? 09:21:02
6 A My experience is in coding, testing	6 Q Yes. Any Audyssey product, really.
7 performance of networks, not necessarily designing	7 A So the main Audyssey product was called
8 networks from scratch. Software that goes on	8 MultEQ, M-U-L-T-E-Q. That was the name of the
9 networks, though, yes.	9 umbrella of technologies that had to do with
10 Q But you never designed or architected a 09:18:11	10 acquiring in-room information, acoustical 09:21:21
11 network, right? Is that right?	11 information, and correcting it. And the logo is
12 MR. KAPLAN: Object to form.	12 still found on many receivers like Marantz and
13 THE WITNESS: Well, I guess I'm	13 Denon, D-E-N-O-N.
14 architected I was part of the team. I led the	14 The speaker products had were named of
15 team that architected a multichannel audio streaming 09:18:34	15 after interesting, hip neighborhoods. That was the 09:21:51
16 solution, Lossless, over a network. And so I didn't	16 marketing plan. So Lower East Side, Market South
17 build the network from scratch. It was an existing	17 of Market. Yeah.
18 network. We just built the software to run all of	18 Q Are you familiar with the Audyssey Sub
19 that.	19 Equalizer product?
20 BY MR. PAK: 09:19:01	20 A I am, yes. 09:22:19
21 O Got it.	21 Q What is a sub equalizer?
And you're the founder and CTO of a company	22 A A sub equalizer so in the home theater
23 called Audyssey Laboratories; is that correct?	23 market, it is popular to have separate components
24 A That's right.	24 for audio systems. So people will buy their
25 Q And I see the background. Is that an 09:19:07	25 favorite loudspeakers, they will buy their favorite 09:22:39
Page 18	Page 20
1 Audyssey Laboratories product behind you?	1 audio receiver amplifier.
Audyssey Laboratories product behind you? A The loud speaker, no.	audio receiver amplifier. And for people that already had invested
	_
2 A The loud speaker, no.	2 And for people that already had invested
2 A The loud speaker, no. 3 Q No?	2 And for people that already had invested 3 money in a product that didn't have Audyssey room
2 A The loud speaker, no. 3 Q No? 4 A No, it's not. I have one, but it's not in	2 And for people that already had invested 3 money in a product that didn't have Audyssey room 4 correction in it, we actually made two products.
2 A The loud speaker, no. 3 Q No? 4 A No, it's not. I have one, but it's not in 5 this room. 09:19:21	2 And for people that already had invested 3 money in a product that didn't have Audyssey room 4 correction in it, we actually made two products. 5 One was called the Audyssey Equalizer, which allowed 09:22:51
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1 data after processing it. 2 Q Well, let me ask you this. The Sub Equalizer 3 A THE WITNESS: Oh, there it is. Okay. I got 4 it. I'm opening it now. 4 it. I'm opening it now. 5 HY MR, PAK: 5 a data antework 7 A Sorry, it hasn't opened yet. 4 Bilustooth, or Dikernet. How did it communicate over 5 a data antework. 6 Q Do you recognize this document? 7 A Sorry, it hasn't opened yet. 8 Q Sure. Let me know. 8 types of networks. Anything that curries data is a 9 data network. 9 A Okay. Yes., if so que now. 8 types of networks. Anything that curries data is a 9 data network. 8 types of networks. Anything that curries data is a 9 data network. 8 types of networks. Anything that curries data is a 9 data network. 8 types of networks. Anything that curries data is a 9 data network. 8 types of networks. Anything that curries data is a 9 data network. 9 data network. 9 data network. 10 Q Nay. And this is the Audyssey MultiQ Pro 12 A Correct, MultiEQ Pro. 13 A Correct, MultiEQ Pro. 14 a MultiEQ Pro. 15 A Okay. Properties in stallers. And this was 15 additional functionality than what a consumer could 92-2445 16 do with the built in software. And we marketed it 17 at MultiEQ Pro. 17 at MultiEQ Pro. 18 Q I want to turn to PDF, page 14. 20 Do you see than? 99-2552 20 Do you see than connection diagram for 2 A MultiPo page 14. 20 Q DF page 14.		
1 THE WITNESS: Oh, there it is. Okay. I got 1 d. it. Im opening it now. 2 My Might Pack: 3 Was not designed to communicate over Wi-Fi, 4 Blactorch, or Effernet. How did it communicate over Wi-Fi, 5 Q. Sure. Let me know. 9 A Okay. Yes, if sopen now. 1 Oye, Teographic it. 10 Q. Okay. And this is the Audyssey MultEQ Pro 11 Q. Okay. And this is the Audyssey MultEQ Pro 12 User Guide, cornect? 13 A Correct, MultEQ Pro. It was software that we 14 provided to home theaser installers. And white was additional functionality than what a consumer could 09:24-45 16 do with the built-in-software. And we marketed it of the Sub Equalizer? 17 as MultEQ Pro. 18 Q. I want to turn to PDF, page 14. And there's 19 a connection diagram for the Audyssey Sub Equalizer. 20 Do you see that? 21 Q. PDF page 14. 22 Q. PDF page 14. 23 A Oh, PDF page 14. 24 Q. But if's page 10 of the manual. 25 A Okay. 26 Q. Descause of the type of connector, which is named as 09:27:46 27 Q. PDF page 14. 28 Q. Dese that look like an accurate prepresentation of the Sub Equalizer? 29 Q. So if you have a speaker connected to, you 22 because of the type of connector, which is named as 09:27:46 29 Q. Was the Sub Equalizer? 20 Q. Was the Sub Equalizer? 30 A Okay. 30 A Okay. 40 Q. Dese that look like an accurate prepresentation of the Sub Equalizer? 41 Q. Okay. So you see the connection diagram for 2 the Audyssey — 42 Q. Dest that look like an accurate prepresentation of the Sub Equalizer? 43 A Okay. 44 Q. Dest that look like an accurate prepresentation of the Sub Equalizer? 45 Connamicating over a data network; is that 8 correct? 46 Q. Was the Sub Equalizer designed to communicate 10 over Butan network? 47 A No. 48 Q. Was the Sub Equalizer designed to communicate 10 over Butan network? 49 A No. 40 Q. Was the Sub Equalizer designed to communicate 10 over Butan network? 40 Q. Was the Sub Equalizer designed to communicate 10 over Butan network? 40 Q. Was the Sub Equalizer designed to communicate 10 over Butan network? 40 Q. Was the Sub Equalizer designed to communicat	1 hit the Marked Exhibits folder again and that will	1 data after processing it.
4 ii. Put opening it now. 5 BY MR, PAK: 09:24:17 5 a data network. 09:27:01 6 MR, KAPLAN: Object to form. 7 THE WTINESS: Well, those are not the only 8 Byses of networks. A whythin ghat carries data is a 9 data network. 09:27:01 7 THE WTINESS: Well, those are not the only 8 Byses of networks. A whythin ghat carries data is a 9 data network. 09:27:01 10 Q Nay, And this is the Andyssey Multi-Q Pro 12 User Ghide, correct 13 A Correct, Multi-Q Pro 15 A Correct, Multi-Q Pro 15 A Correct, Multi-Q Pro 15 A Correct, Multi-Q Pro 16 A with the built in software. And we marketed it 17 as Multi-Q Pro 18 Q I want to turn to PDF, page 14. 20 Pot you see that? 09:25:02 21 A It's coming. Page 14? 22 Q PDF page 14. 22 Q PDF page 16. 23 A now. 09:25:26 24 Decause of the type of connector, which is named as 09:27:46 24 D But this page 10 of the manual. 25 A Okay. 09:25:26 26 So if you have a speaker connected to, you 22 So in the connection diagram for the Andyssey 29 So if you have a speaker connected to, you 22 So in the Connection of the Sub Equalizer designed to communicate 24 A No. 09:25:58 10 Q Was the Sub Equalizer designed to communicate 20 over a data network. 09:25:58 11 Over Witer Page 10 of that a network 09:25:58 12 A No. 09:25:58 13 Q Mas the Sub Equalizer designed to communicate 20 over a data network. 09:28:50 20 So if you have a understanding of 44 Wast a term of art is? 13 A No. 09:25:58 14 Q Mas the Sub Equalizer designed to communicate 20 over a data network. 09:26:09 21 A No. 09:26:09 22 So if you down as speaker connected 23 Q is the term of art is? 14 Wast a term of art is? 15 A No. 09:22:58 16 Q Was the Sub Equalizer designed to communicate 20 over a data network. 09:26:09 20:25:80 20 So if you down as because the activation of	2 do it.	2 Q Well, let me ask you this. The Sub Equalizer
5 BY MR, PAK: 09:24:17 6 Q Do you recognize this document? 7 A Sarry, it hashs of penced yet. 8 Q Sure. Let me know. 9 A Okay. Yes, it's open now. 10 Yes, Tecognizo it. 10 Q Okay. And this is the Analyssey Multi-Q Pro 12 User Guide, corner? 13 A Correct, Multi-Q Pro. It was software that we 14 provided to beam theater installers. And this was 15 additional functionality than what a consumer could 09:24-45 16 do with the built-in software. And we marketed it 17 as Multi-Q Pro. 18 Q I want to turn to PDF, page 14. And there's 19 a connection diagram for the Andyssey Sub Equalizer. 21 A first coming. Page 14? 22 Q PDF page 14. 23 A Oh. PDF page 14. 24 Q But it's page 10 of the manual. 25 A Olay. 25 A Olay. 26 Q Dos you see the connection diagram for 2 the Andyssey — 3 A Yes. 4 Q Does that Inok like an accurate 5 representation of the Sub Equalizer? 9 BY MR, PAK: 10 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 11 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 12 A No. 13 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 15 A No. 16 Q Was the Sub Equalizer designed to communicate 10 over Buffer? 17 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 18 A No. 19 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 19 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 10 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 11 A No. 12 Q Was the Sub Equalizer designed to communicate 10 over Whelf? 13 A No. 14 Define Andrew Process and 20 over a data network? 15 A No. 16 Description of a data network? 17 Description of a data network 10 over Whelf? 18 A No. 19 Q Was the Sub Equalizer designed to communicate 10 over the Sub Equalizer designed to communicate 10 over the Mark 10 over Whelf? 19 A No. 10 Q Was the Sub Equalizer designed to communicate 10 over the Mark 10 over Whelf? 11 Q Sub the development of the Sub Equalizer designed to communicate 10 over the Mark 10 over Whelf? 12 Description of the Sub Equalizer designed to commun	3 THE WITNESS: Oh, there it is. Okay. I got	3 was not designed to communicate over Wi-Fi,
6 MR. KAPLAN: Object to form. 7 THE WITNESS: Well, those are not the only 8 Q Sure. Let me know. 9 A Okay. Yes., it's open now. 10 Yes., Irecognize it. 10 Q Okay. And this is the Audyssey MultEQ Pro 11 Q Okay. And this is the Audyssey MultEQ Pro 12 User Guide, correct? 13 A Correct, MultEQ Pro. It was software that we 14 provided to home theater installers. And this was 15 additional functionality than what a consumer could 09:24:45 16 do with the built-in software. And we marketed it 17 as MultEQ Pro. 18 Q I want to turn to PDF, page 14. And there's 19 a connection diagram for the Audyssey Sub Equalizer. 20 Do you see that? 21 A It's coming. Page 14? 22 Q PDF page 14. 23 A Oh, PDF page 14. 24 Q But it's page 10 of the manual. 25 A Okay. 26 Q PDF page 14. 27 Let May May Soby Sub Equalizer. 28 Do you see the connection diagram for 2 the Audyssey. 29 By MR. PAK: 30 Q Was the Sub Equalizer? 40 Q Does that look like an accurate 5 representation of the Sub Equalizer? 40 Q Does that look like an accurate 5 representation of the Sub Equalizer? 40 Q Was the Sub Equalizer designed to communicate 14 over Bluctooth? 41 Over Bluctooth? 42 Q Was the Sub Equalizer designed to communicate 14 over Bluctooth? 43 A No. 44 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 45 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 46 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 47 A No. 48 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 48 A No. 59 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 50 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 51 A No. 52 Do year a data network? 53 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 53 A No. 54 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 55 A No. 56 Q Was the Sub Equalizer designed to communicate 17 over Ethernet? 57 Do Q Was the Sub Equalizer designed to communicate 18 Q Q Was the Sub Equalizer designed to communicate 19 Q Q Was the Sub Equali	4 it. I'm opening it now.	4 Bluetooth, or Ethernet. How did it communicate over
7 THE WITNESS: Well, those are not the only 8 Q Sure. Let me know. 9 A Okay. Yee, it's open now. 10 Yes, It ecognize it. 11 Q Okay. And this is the Audyssey MultEQ Pro 12 User Guide, correct? 13 A Correct, MultEQ Pro. It was software that we provided to home theater installers. And this was 15 additional functionality than what a consumer could 09:24:45 to do with the built in software. And we marketed it 17 as MultEQ Pro. 18 Q I want to turn to PDF, page 14. And there's 19 a connection diagram for the Audyssey's bu Equalizer. 20 D Do you see that? 21 A It's coming. Page 147 22 Q PDF page 14. 23 A Oh. PDF gage 14. 24 Q But it's page 10 of the manual. 25 A Okay. 26 But it's page 10 of the manual. 27 A Okay. So you see the connection diagram for 2 the Audyssey. 3 A Okay. 4 Q Obes that look like an accurate representation of the Sub Equalizer? 4 Q Does that look like an accurate representation of the Sub Equalizer? 5 BYMR. PAK: 10 Q Was the Sub Equalizer designed to communicate 17 over Efform? 17 THE WITNESS: It's an accurate representation of a Very Butterner? 18 A No. 19 Q Was the Sub Equalizer designed to communicate 19 Q-25-58 10 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 11 Q Owas the Sub Equalizer designed to communicate 20 Q-25-58 12 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 13 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 24 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 25 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 26 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 27 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 28 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 29 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 30 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 31 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 31 Q Was the Sub Equalizer designed to communicate 20 Q-25-58 32 So in the context of dataaudio being 24 data, which it is, I would say yes, it's connec	5 BY MR. PAK: 09:24:17	5 a data network? 09:27:01
8 types of networks. Anything that carries data is a 9 A Okay. Yes, if so open now. 10 Yes, Ircognize it. 09:24:26 11 Q Okay. And this is the Audyssey MulhEQ Pro 12 User Guide, correct? 11 G Okay. And this is the Audyssey MulhEQ Pro 14 provided to home theater installers. And this was 15 additional functionality than what a consumer could (99:24:45) 16 do with the built-in software. And we marketed it 17 as MultEQ Pro. 18 Q I want to turn to PDF, page 14. And there's 19 a connection diagram for the Audyssey Sub Equalizer. 20 Do you see that? 21 Q PDF page 14. 22 Q PDF page 14. 23 A Oh, PDF page 14. 24 Q But if s page 10 of the manual. 25 A Okay. 26 Q PSD page 14. 27 Q Does that look like an accurate the Audyssey Page 22 28 A Okay. 39 A Yes. 4 Q Does that look like an accurate to the Audyssey Page 24 30 RR. KAPLAN: Object to form. 31 A Through audio cables. 32 A Okay. 33 A Yes. 4 Q Does that look like an accurate to the page 10 of the manual. 4 Q Does that look like an accurate to the Audyssey Page 24 4 D Read of the Sub Equalizer? 5 A Okay. 7 THE WITNESS: It's an accurate representation of a flow we recommended the connection, yes. 8 BY MR. PAK: 10 Q Was the Sub Equalizer designed to communicate 109:25:38 11 Over Wi-F? 12 A No. 13 Q Was the Sub Equalizer designed to communicate 109:25:58 14 Q What is unique that can carry 1 data to another device is a data network. To put it 4 in the context of the discussion we're having today. 5 yes. 10 Q Was the Sub Equalizer designed to communicate 109:25:58 10 Q Was the Sub Equalizer designed to communicate 109:25:58 11 Over Wi-F? 12 A No. 13 Q Was the Sub Equalizer designed to communicate 109:25:58 16 Q Was the Sub Equalizer designed to communicate 109:25:58 17 EW WIN-PAK: 18 Q What is your understanding 5 — maybe 20 over a data network? 20 Over a data network? 21 A Well, it was designed to accept, process and 22 produce or transmit addio data. 23 So in the context of data — audio being 24 data, which i	6 Q Do you recognize this document?	6 MR. KAPLAN: Object to form.
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25 to two devices as shown here and it's passing audio 09:26:30 25 THE WITNESS: Yes. 09:29:25		
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1 BY MR. PAK:	1 laptops on a data network, correct?
2 Q Before you were engaged as an expert for this	2 A Correct.
3 matter, did you have an understanding of what	3 Q Are there any other types of devices other
4 network means?	4 than a laptop that can be on a data network?
5 A Yes. 09:29:34	5 A Anything that allows the passage of data 09:32:45
6 Q What was that understanding?	6 through it that is connected to other devices can be
7 A Basically what I said a minute ago. A	7 on a data network.
8 network is an infrastructure of devices and	8 So in a studio environment, microphones and
9 interconnects that allows the flow of data between	9 loudspeakers are on a data network, and sometimes
10 them. Or enables the flow of data between them. 09:29:54	10 over very long distances. The control room is in 09:33:06
11 Q Okay. So your definition of a network is the	11 another place. Obviously computers are on a data
12 same as a data network; is that correct?	12 network. Cell phones are on a data network. Yes.
13 MR. KAPLAN: Object to form.	13 And many other types of devices.
14 THE WITNESS: I think a network carries	14 Q Sure. And a data network can be wired or
15 data, so yes. 09:30:19	15 wireless, correct? 09:33:26
16 BY MR. PAK:	16 A Correct.
17 Q Is "data" a term of art?	17 Q What are the types of cables or interfaces to
18 A Yes, it is.	18 transfer data over a wired data network?
19 Q Before Google engaged you as an expert in	19 MR. KAPLAN: Object to form.
20 this matter, did you have an understanding of what 09:30:41	20 THE WITNESS: Over wired? 09:33:39
21 data means?	21 BY MR. PAK:
22 A Yes, absolutely.	22 Q Yes. I well, I assume in a wireless data
23 Q What was that understanding?	23 network you wouldn't need cables, right?
24 A Data is in its in the highest level	24 A Right. Correct.
25 definition, data is information. 09:30:53	In a wired one, I mean, I guess anything that 09:33:51
Page 26	Page 28
1 Q Can data be analog or digital?	1 can establish electrical connection. So it would
2 A Yes, absolutely.	2 be it could be copper, it could be optical, it
3 Q Is "data network" a term of art?	3 could be Ethernet. There's probably others that I'm
4 A I would say yes.	4 forgetting, but
5 Q Is there a difference between a network and a 09:31:18	5 Q You mentioned earlier RCA cables, you can use 09:34:20
6 data network?	6 an RCA cable to
7 MR. KAPLAN: Object to form.	7 A Yeah. Those fall into copper for me, but
8 THE WITNESS: In the context of what we're	8 yes.
9 speaking of, I would say no. There is a network of	9 Q Got it. What about speaker wires, does that
10 people that I have on LinkedIn, but that's a 09:31:35	10 fall under copper? 09:34:33
11 different kind of network. But in this context, I	11 A Also under copper.
12 would say no.	12 Q Does a data network require devices to
13 BY MR. PAK:	13 transfer data in a certain format to communicate
14 Q Would you say that a network and a data	14 with another device that is on the network?
15 network are both mediums that carry data? 09:31:54	15 A There has to be the devices have to 09:34:47
16 MR. KAPLAN: Object to form.	16 understand the data coming in. So if that is what
	17 you mean by format, then yes. If not, there are
18 BY MR. PAK:	18 translator devices that can convert it.
19 Q Okay. What are the types of devices that can	19 Q Okay. So when a device transfers data to
20 be on a data network? 09:32:15	20 another device on a data network, there's got to be 09:35:14
21 MR. KAPLAN: Object to form.	21 some kind of protocol, right?
22 THE WITNESS: The types? What do you mean by	22 A Yes.
23 "types"?	23 MR. KAPLAN: Object to form.
24 BY MR. PAK:	24 BY MR. PAK:
25 Q Well, for example, you can have a laptop or 09:32:29 Page 27	25 Q What are the protocols that are required for 09:35:25 Page 29
1 age 27	1 486 25

1 a data network?	1 than 802.11?
2 A There's a pretty large number of them. A	2 A Well, there are other Wi-Fi methods that are
3 common protocol is to is based on the principal	3 proprietary to individual companies that may that
4 of modulation. Again, I'm speaking in the context	4 don't have to comply with 802.11 between their own
5 of our discussion today and the matters here. 09:35:45	5 devices. I don't know how they work because they're 09:39:45
6 So in a modulation concept, the modulation	6 proprietary, but they do exist.
7 type protocol is understood to take in data, put it	7 Q And these protocols you mentioned, like
8 in a certain form so that the receiving device can	8 802.11, for example, or TCP, they require data to be
9 understand it. Since we're speaking of audio, pulse	9 sent in a certain format; is that correct?
10 code modulation is a common one. 09:36:14	10 MR. KAPLAN: Object to form. 09:40:02
There are optical protocols called SPDIF,	11 THE WITNESS: Those protocols, the standards
12 Sony Phillips Digital Interchange Format. There	12 require, yes, data to be in a certain type. Just
13 are, of course, computer-to-computer protocols such	13 like all the other protocols.
14 as Ethernet. And several others.	14 BY MR. PAK:
15 Q Okay. Specifically if a device wants to 09:36:49	15 Q Do the Wi-Fi and Ethernet standards require 09:40:17
16 communicate with another device on an internet-based	16 data to be sent in data packets?
17 network, what protocols are required for that	17 A The 802.11 Wi-Fi does. The Ethernet, as I
18 communication?	18 said, you can Ethernet is basically the cable.
19 MR. KAPLAN: Object to form.	19 Different protocols can run on it. TCPIP is data
20 THE WITNESS: Can you define internet-based 09:37:10	20 packets, yes. Or it's based on data packets. 09:40:37
21 network for me, please?	21 Q Are there any Wi-Fi Ethernet standards that
22 BY MR. PAK:	22 don't require data to be sent in the form of data
23 Q Yeah. So communicate over Wi-Fi or Ethernet,	23 packets?
24 for example.	24 A As I said, I don't know the Wi-Fi inner
25 MR. KAPLAN: Object to form. 09:37:20	25 workings of the proprietary ones, so I'm not sure I 09:40:58
Page 30	Page 32
1 THE WITNESS: Oh, I'm sorry. Did you say	1 can answer that. Or the wired ones.
2 Ethernet or internet?	2 There are multi-room systems that have been
3 BY MR. PAK:	3 around in the home installer market for a long time
4 Q Wi-Fi or Ethernet.	4 that use Ethernet. But it's not necessarily a
5 A Ethernet. I see. 09:37:29	5 standard Ethernet, based on a standard. So I 09:41:16
6 Q Yeah.	6 couldn't say for sure what they use.
7 A So the format for those is I mean, there's	7 Q Okay. And I want to introduce another
8 a Wi-Fi standard under the 802.11 IEEE, Institute of	8 exhibit here. Just give me one minute.
9 Electrical and Electronics Engineers, and that	9 A Sure.
10 standard has been established for the devices 09:37:52	10 Q Okay. I just uploaded Exhibit 2. Let me 09:41:33
11 that want to talk to each other on Wi-Fi have to	11 know if you see it.
12 implement that standard on the transmitter and the	12 A Yes. Okay.
13 receiver so that they can communicate.	13 (Exhibit 2 was marked for identification
14 There are also standards for Ethernet. A	14 electronically and is attached hereto.)
15 common one is TCP, Transfer Control Protocol. There 09:38:10	15 BY MR. PAK: 09:41:57
16 are others.	16 Q Do you recognize this document?
17 Q Can you name some of the other protocols?	17 A No.
18 MR. KAPLAN: Object to form.	18 Q Okay. Well, I'll represent to you that these
19 THE WITNESS: There are Asynchronous Transfer	19 are slides from a computer networks course from
20 Mode, ATM. Token Ring kind of networks. And a 09:38:43	20 Cornell University that I downloaded from the 09:42:11
21 variation of that, which is a Star network.	21 internet.
22 That's what comes to mind now. I'm sure I	Do you see on the first page it says "CS519:
23 can think of more later.	23 Computer Networks," correct?
24 BY MR. PAK:	24 A I do.
25 Q Are there any other Wi-Fi standards other 09:39:18 Page 31	25 Q And it's a lecture from January 24, 2004, 09:42:18 Page 33
1 age 31	1 age 33

1 right?	1 A First of all, I never heard that euphemism,
2 A Yes.	2 and I'm pretty familiar with the field of streaming
3 Q Okay. And I want to focus on the slide 6, so	3 audio and networks and use for that, and voice. I
4 PDF page 6.	4 think a voice network is a data network. It's
5 A They're not numbered. What is the title of 09:42:35	5 carrying voice data. 09:44:59
6 the slide?	6 Q Well, what is a voice network?
7 Q It says, "What is a data network?"	7 A It's a network that carries voice. For
8 A I see it.	8 example, a telephony network.
9 MR. KAPLAN: Chris, I don't mean to	9 Q Could you give me some other examples of a
10 interrupt, but if you sort of scroll your mouse over 09:42:4	\$ 10 voice network? 09:45:23
11 the exhibit, it will show the page numbers there.	11 A If we're talking about a network that only
THE WITNESS: Yeah, I just realized. But for	12 carries voice, then I think telephony is probably
13 some reason it's showing as page 5 for me. But,	13 the only one that comes to mind. There are other
14 okay, I do see it.	14 networks that carry voice and other things, like
15 BY MR. PAK: 09:43:00	15 cellular networks and cell phone networks. But if 09:45:42
16 Q I guess it is page 5. Page 5 of the PDF.	16 we're talking about just voice, then I would think
17 A Yes.	17 telephony is the I I just thought of another
18 Q And it says:	18 one. A walkie-talkie network that has multiple
19 "What is a data network?" And	19 wireless devices that a firefighter department would
then, "The answer is not a network 09:43:09	20 use, that is a voice network and it carries data. 09:46:01
21 that carries data."	21 Q So a walkie-talkie network, in your opinion,
22 Do you see that?	22 is a data network?
23 A I do.	23 A Well, I guess walkie-talkie network is
24 Q And the slide explains that one reason why a	24 walkie-talkie is the devices on a wireless network
25 data network is not a network that carries data is 09:43:20	
Page 34	Page 36
1 because you can send data over a voice network,	1 Q And what protocol does this wireless network
2 which is often a euphemism for a circuit network,	2 use to exchange voice data?
3 and a voice network is not a data network.	3 A Most of them are based on radio frequency,
4 Do you see that?	4 RF. But the protocols, again, I think are
5 A I do. 09:43:36	5 proprietary to the individual companies that make 09:46:48
6 Q Do you agree with that statement?	6 them, like Motorola and others.
7 A Not at all.	7 Q And when you say a telephony network, are you
8 Q Why do you disagree?	8 referring to a public switch telephone network?
9 A I think it's an appropriate statement for a	9 A Yes.
10 packet network course for a network course, it's 09:43:4	410 Q Okay. So a public switch telephone network 09:47:05
11 appropriate for that kind of class, but I don't	11 is a voice network; is that right?
12 think that's a general statement that is true	12 A Yes.
13 because data networks carry data. That's the	13 Q Is a cellular network a voice network?
14 very definition of a network.	14 A Well, as I said before, it can be a voice
I don't know this class, but it sounds like 09:44:09	15 network if all that anyone does on it is speak on 09:47:23
16 they're going to be talking about a subset of	16 the phone. But it is capable of other information
17 networks that carry packet data, and they certainly	17 as well on that network. So it's not exclusively
18 exist.	18 voice.
19 Q Well, you say you never taught a course in	19 Q So a cellular network can either transmit
20 computer networks; is that right? 09:44:22	20 voice or data, right? 09:47:36
21 A Yes.	21 A No.
22 Q Do you agree that a voice network is a	22 MR. KAPLAN: Object to form.
23 euphemism for a circuit network?	23 THE WITNESS: Voice a cellular network
24 A No. That is not a term of art.	24 transmits or carries data. Voice is data as far as
25 Q Why do you disagree? 09:44:32 Page 35	25 it's concerned. 09:47:53 Page 37

1 Sitting here today, you can't think of a 2 Q Right. So a cellular network can carry data 3 in the form of voice, right, or non-voice data; is 4 that right? 5 A Right. 6 Q So how do you transmit voice data over a 7 cellular network? 8 A Well, it depends on what kind of cellular 9 network. There are different kinds of cellular 10 networks. So the first ever created was probably, I 09:48:25 11 would say, in Japan in 1979 or 1980, somewhere 12 there. And it was an analog-based system where — 13 and I guess at the time that would have been truly 14 for voice because I don't think there was other 15 multimedia data being sent over the network. 16 So that was through a mechanism called 17 frequency division multiplexing, which basically is 18 a protocol for splitting up the audio bandwidth into 19 different bands, and then dividing them into 20 different bands, and then dividing them into 21 when they arrive at the other end. So that was a 22 purely analog system. And, actually, it's still in 23 existence in some parts of the world. 24 There are also digital systems, and they have 25 increased over the years from — starting from 2G, 09:49:23 Page 38 1 which was the first one, all the way to what we have 2 today, which is 5G, increasing the bandwidth of each 3 connection and also total bandwidth to improve 4 quality and speed. 5 Q So in a digital cellular network, what — 09:49:47 6 when you transmit data, what — what form does that 1 Sitting lere loday, you can't think is not packet based, 3 correct? 4 A Correct, but that is can't think of 09:51:15 6 one. 7 Q So you said in a cellular network, you can 8 either transmit voice data or non-voice data, right? 9 A Right. 10 MR. KAPLAN: Object to form. 09:51:35 11 BY MR. KAPLAN: Object to form. 09:51:50 14 they take different paths? 15 mL WITNESS: Well, it kind of depends. If 17 you're communicating with somebody else on another 18 cellular phone, for example, the path between you 19 and the other person may be different because of the 20 way cellular network work. If yo
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6 when you transmit data, what what form does that 6 Do you agree with that statement?
7 data take? Is does it have to take the form of 7 A I do not.
8 data packets? 8 Q And you disagree with the statement because a
9 A The standards dictate the form. So there are 9 data network is any type of network that carries
10 different schemes. There's time division 09:50:16 10 data; is that is that correct? 09:52:52
11 multiplexing, which was the next evolution after 11 A That's correct. And the data can be in many
12 frequency division. I would say, yes, the majority 12 different forms and it could be analog or digital.
13 of those are probably packet based. 13 But even within those, it can be different protocols
14 Q Are there any digital cellular networks that 14 for each one of those.
15 are not packet based? 09:50:32 15 Q Is a voice network a packet network? 09:53:06
16 A I don't know. That would be a pretty 16 MR. KAPLAN: Object to form.
17 sweeping statement for me to make without looking 17 THE WITNESS: A voice network can be packet
18 into it a little bit more. 18 based, yes. But there are many the original
19 I can't think of an example off the top of my 19 PBX-type switches were not. Those were a voice
20 head, but I don't want to say no for sure because I 09:50:49 20 network that was analog. And then later other 09:53:3
21 would have to look into it. 21 networks came out that are digital.
22 Q Sitting here today, you can't think of any 22 But analog voice networks still exist and are
23 digital cellular networks that are packet based 23 in use in many places, including elevators for
24 that are not packet based? Let me let me start 24 safety and places where you want the internet not to
25 over. 09:51:04 25 fail, especially for safety applications. 09:53:47
Page 39 Page 41

1 BY MR. PAK:	1 destinations."
2 Q Okay. So an analog voice network is not a	Yes, I would agree with that.
3 packet network, correct?	3 BY MR. PAK:
4 A An analog no, it is not.	4 Q Can a circuit network be digital or analog?
5 Q Is a digital voice network a packet network? 09:54:0	1 5 A Yes. 09:56:39
6 A As I said before, most of them are. There	6 Q What's an analog what are some examples of
7 might be examples where they're not, but I don't	7 analog circuit networks?
8 know one off the top of my head. I would say most	8 A Well, those are the original telephony
9 are.	9 products that connect to POTS, plain old telephone
10 Q And I want to take a look at let me find 09:54:20	10 system lines. You still find limited you find 09:56:56
11 the right slide here. I think it's PDF page 9 of	11 them in network closets of many companies or other
12 the slides. The header says "Packet Network versus	12 organizations. So, yes, there are analog switching
13 Circuit Network."	13 or circuit networks that still exist.
14 Do you see that?	14 Q You said those are examples of an analog
15 A Yes. 09:54:44	15 voice network, right? 09:57:31
16 Q So this slide says:	16 A Right.
17 "Packet Network versus Circuit	17 Q So is a voice network not a circuit network?
18 Network. By contrast, packet network	18 A A voice network
allows small units of data packets to	19 Q Let me ask you a different question.
be individually sent to different 09:54:55	20 Is a voice network synonymous synonymous 09:57:49
21 destinations."	21 with the term circuit network?
22 Do you see that?	22 A No.
23 A I do.	23 Q How are they different?
24 Q Can you send data packets over a circuit	24 A A circuit network is something that requires
25 network? 09:55:04 Page 42	25 a physical connection to be made of the sending 09:58:02 Page 44
1 ago +2	Tage 44
1 A Probably not. I'm trying to figure out what	1 location and the receiving location. You think of
2 the "by contrast" means here. Is there a previous	2 it as the old telephone operator plugging in patch
3 slide that contrasts to something?	3 cords. So that's a circuit network. What it
4 Q Yeah. So in the context, you know, the	4 carries is voice. And so I guess it's not a term
5 header says, "Packet Network versus Circuit 09:55:32	
6 Network." So "by contrast" here it's comparing a	6 people use calling it a voice network. You could
7 packet network to a circuit network; is that	7 send other things over an analog switching network.
8 correct?	8 Q And you said earlier that public switch
9 A Yes.	9 telephone network is a voice network, right?
10 Q So unlike a circuit network, this slide says: 09:55:42	10 A I said I don't remember what I said. The 09:58:41
11 "A packet network allows small	11 public switch network can be used as for voice.
12 units of data packets to be	12 Q Can a public switch telephone network be used
13 individually sent to different	13 in a circuit network?
14 destinations."	MR. KAPLAN: Object to form.
15 Is that right? 09:55:59	15 THE WITNESS: It's not to be used in. It's 09:59:05
MR. KAPLAN: Object to form.	16 implemented using circuit networks, or circuit
17 THE WITNESS: Right. But so in a digital	17 network devices.
18 switching a digital circuit network, that could	18 BY MR. PAK:
19 also be true, right?	19 Q Well, let me ask you this way. Is a voice
So I understand what they're trying to say 09:56:15	20 network a type of circuit network? 09:59:28
21 here for the purposes of this class that they're	21 A Yes.
22 teaching, but I guess reading the sentence by	22 Q Okay. I want to introduce a new exhibit
23 itself:	23 here, Exhibit 3. Just give me one minute.
"A packet network allows packets	24 (Exhibit 3 was marked for identification
of data to be sent to different 09:56:30	25 electronically and is attached hereto.) 10:00:11
Page 43	Page 45

1 BY MR. PAK:	1 A Correct.
2 Q Okay. I just uploaded Exhibit 3. Let me	2 Q Why do you disagree?
3 know when you see it.	3 A Because I think we talked about several
4 A I see it.	4 examples of networks that carry analog signals, and
5 Q Do you recognize this document? 10:00:23	5 so it's not an opinion. I mean, the existence of 10:03:47
6 A I recognize maybe not this edition of it, but	6 those networks proves it doesn't have to be digital.
7 I have seen the computer dictionary before, yes.	7 Q And earlier, you know, as we discussed, your
8 Q Okay. Yeah, so this is an excerpt from the	8 opinion is that a voice network can transmit analog
9 Microsoft Computer Dictionary, Fifth Edition.	9 signals, but it can also transmit digital signals;
And you said you're not sure if you read this 10:00:44	10 is that correct?
11 edition, but you've looked through the Microsoft	11 A Yes.
12 Computer Dictionary before, right?	MR. KAPLAN: Object to form.
13 A Yes, I have.	THE WITNESS: Yeah, I agree with that.
14 Q I want to look at page 3. At the bottom, do	14 BY MR. PAK:
15 you see a definition for a data network? 10:01:04	15 Q Okay. Is local area network a term of art? 10:04:17
16 A Yes.	16 A Yes, it is.
17 Q Could you please read that definition for the	17 Q Before Google engaged you as an expert for
18 record?	18 this matter, did you have an understanding of what
19 A	19 local area network means?
20 "A network designed for 10:01:15	20 A Yes, I did. 10:04:31
21 transferring data encoded as digital	21 Q What was that understanding?
signals, as opposed to a voice	22 A It is a again, infrastructure or medium
23 network, which transmits analog	23 for connecting multiple devices for the purpose of
24 signals."	24 exchanging data.
25 Q So like the Cornell University slide we just 10:01:25 Page 46	25 Q What are the types of devices that can be on Page 48
1 looked at, the Microsoft Dictionary distinguishes a	1 a local area network?
2 data network from a voice network, correct?	2 A They can be because I work a lot with
3 MR. KAPLAN: Object to form.	3 studios and other things, it can be mixing consoles,
4 THE WITNESS: That's what it says.	4 loudspeakers, computers, microphone preamplifiers,
5 BY MR. PAK: 10:01:48	5 printers. There's a very large list of things it 10:05:16
6 Q Do you agree with this definition of data	6 could be on this kind on a local area network.
7 network from the Microsoft Computer Dictionary?	7 Q A local area network can be wired or
8 A I agree with parts of it. A network designed	8 wireless, correct?
9 for transferring data. But I don't agree that it	9 A Yes.
10 has to be digital. 10:02:00	10 Q What are the types of cables used to transfer 10:05:29
11 Q What does transferring data mean?	11 data over a wired local area network?
12 A In this context, I think because it's	12 A It's similar to the list that we talked about
13 Microsoft, it means I assume it means data from	13 before in terms of data networks. It's copper and
14 one computer is moved to another computer.	14 all types of copper connections, including audio
15 Q So it talks about sending and receiving data, 10:02:31	
16 right?	16 optical cables. That's probably a good list.
17 A I don't maybe transferring means to me	17 Q So if a speaker is connected to the Sub
18 means taking it from one place to another. I don't	18 Equalizer, for example, via a RCA cable let me
19 see anything in this definition that implies it's	19 start over.
20 bidirectional. 10:02:53	20 So if a speaker is connected to another 10:06:24
21 Q What do you mean by "bidirectional"?	21 device, such as the Sub Equalizer via RCA cables, is
22 A Sending and receiving, as you said, between	22 that on a local area network?
23 two devices, for example.	23 A Yes. Those are exchanging data.
24 Q Okay. So this definition, you disagree that	24 Q Does a local area network require devices to
25 a data network is limited to digital signals, right? 10:03:29	25 transfer data in a certain format to communicate 10:06:51

1 with another device?	1 Q When you transmit digital data over a local
2 A It does. The devices on that network have to	2 area network, does that data have to take the form
3 all have an agreed-upon representation of the data	3 of digital data packets?
4 or use an appropriate translator to make it	4 A No, it doesn't have to.
5 understandable to them, but yes. 10:07:08	5 Q What other forms can that data take? 10:11:00
6 Q So devices on a local area network have to	6 A The examples I was giving before, some kind
7 communicate using a specific network protocol,	7 of a modulation. So pulse code or pulse width
8 right?	8 modulation. So, no, it doesn't have to be packet
9 A Yes.	9 based.
10 Q What are those network protocols? 10:07:25	10 Q When we talked about modulations, you 10:11:30
11 A So there are again, because I come from	11 referred to them as analog data; is that right?
12 the audio world, there are modulation protocols,	12 A No. The one kind, frequency division, is the
13 such as pulse code modulation, pulse width	13 analog. But the so pulse code and pulse width,
14 modulation, optical data protocols, which are	14 the examples I'm using here, require the translator
15 digital. Well, all the ones I mentioned are 10:07:49	15 device. 10:11:54
16 digital.	16 So let's say you have an audio device that's
And then there are also the if we're	17 sending out analog audio, but you want to connect it
18 talking about printers and computers, then there are	18 over a local network to other devices to receive
19 the TCP internet protocols.	19 that audio, the wired network. You might convert it
20 Q Are these analog protocols or digital 10:08:04	20 to digital audio and then use and that conversion 10:12:16
21 protocols?	21 puts it in the forms of pulse code modulated or
22 A Well, I guess I don't think of a protocol as	22 pulse width modulated audio. Most common is pulse
23 analog or digital. It's there are protocols for	23 code. It's sent over the network in that format and
24 analog data and there are protocols for digital	24 then the opposite operation happens at the receiving
25 data. Perhaps that's what you meant? 10:08:36	25 end. 10:12:37
Page 50	Page 52
1 O Veah that's what I meant actually	1 So these converter devices are in many cases
1 Q Yeah, that's what I meant, actually. 2 What are the protocols for analog data for a	1 So these converter devices are in many cases 2 built into the audio source and receiver and
2 What are the protocols for analog data for a	2 built into the audio source and receiver and
2 What are the protocols for analog data for a 3 local area network?	2 built into the audio source and receiver and3 sometimes they can be separate.
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1 another device using some agreed-upon protocol,	1 Q Right. So there is a difference between a
2 you're saying that that is enough to be on a local	2 data network and a local area network, right?
3 area network; is that right?	3 A No. A local area network is a data network.
4 MR. KAPLAN: Object. Form.	4 But it has this additional attribute that is used to
5 THE WITNESS: It's enough to be on a network. 10:14:55	5 compare it to larger data networks, which are called 10:18:13
6 Local area usually is used as a term of art to	6 wide area networks.
7 differentiate it from larger networks. But, yes, I	7 Q What is where are those additional
8 agree.	8 attributes that make a data network a local area
9 BY MR. PAK:	9 network?
10 Q What do you mean by a local area usually is 10:15:16	10 A They are used in when making comparisons 10:18:27
11 usually used as a term of art to differentiate it	11 between two networks to differentiate usually by the
12 from large networks?	12 number of devices or the geographical area that is
13 A The industry uses these terms to give an idea	13 covered.
14 of the magnitude of the size of the overall network.	So they're all data networks, but the wide
15 So they are, for example, wide area networks that 10:15:41	15 it's generally understood that a wider network has 10:18:48
16 would consist possibly of multiple local area	16 many more devices or covers a wider geographical
17 networks and are generally considered to cover much	17 area than a local area network.
18 larger areas geographically. So it's kind of a	18 Q Are there any other additional attributes
19 layered terminology. There are also metropolitan	19 that make a data network a local area network?
20 area networks that typically are associated with a 10:16:03	20 A Not that I can think of at the moment, no. 10:19:04
21 city.	21 Q Do you know any examples of a wide area
22 There's no hard definition of where the	22 network?
23 boundary of one ends and another one begins, but one	23 A Yes. I don't know if there's a name for it,
24 would understand that a wide area network involves a	24 but the Western United States internet
25 much larger geographic area than a local area 10:16:16	25 infrastructure is generally considered a wide area 10:19:37
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1 network.	1 network. Internet2 that we mentioned before is a
2 Q So local area network covers a limited area	2 wide area network.
3 compared to a wider network; is that right?	3 Q Do you know any other examples of wide area
4 A I wouldn't say limited. It's just smaller	4 networks?
5 than the wide area network. All networks are 10:16:4.	5 A I would say satellite networks perhaps that 10:19:51
6 limited by area. Wide area networks are also	6 cover a part of the globe under their view are also
7 limited, perhaps to planet earth. But it's just a	7 wide area networks.
8 terminology for relative size. So one would	8 Q How do you transmit data over a satellite
9 understand a local area network has fewer devices on	9 network?
10 it than a wide area network. 10:16:57	10 A In multiple ways. It could be radio 10:20:22
11 Q Let me ask you this way, then. A local area	11 frequency based modulation or it could be packet
12 network covers a limited geographical area; is that	12 based, like it is for cell phones or cell networks.
13 right?	13 Q Can you transmit analog data over a satellite
14 A As I said, a smaller geographic area. It can	14 network?
15 be quite large. That's why I objected to "limited." 10:17:10	15 A Analog data I'm trying to think of for 10:20:41
16 It can be pretty big. And then you say, okay, what	16 example, a short-wave radio is a kind of a network
17 about wide? Wide area network would be bigger.	17 that uses analog data over large distances. It's
18 Q Correct, right. So local area network covers	18 possible that it's rebroadcast through satellites.
19 a smaller geographical area than a wide area	19 I'm not sure. I think technically you can.
20	20 I can't think of an example at the moment, 10:21:13
20 network; is that right? 10:17:32	La
20 network; is that right? 10:17:32 21 A Yes.	21 but there's no reason that you couldn't.
	21 but there's no reason that you couldn't. 22 Q Do you know any satellite networks that
21 A Yes.	
21 A Yes. 22 Q Is there a difference between a data network	22 Q Do you know any satellite networks that
21 A Yes. 22 Q Is there a difference between a data network 23 and a local area network?	22 Q Do you know any satellite networks that 23 transmit analog data?
21 A Yes. 22 Q Is there a difference between a data network 23 and a local area network? 24 A Well, a local area network is a subset of the	22 Q Do you know any satellite networks that 23 transmit analog data? 24 A Not off the top of my head. I mean, I know

1 astronauts was done through radio waves. Perhaps	1 causes that. But yes.
2 eventually that became digital. But, no, I can't	2 Q Are there any other differences between a
3 think of an example off the top of my head.	3 local area network and a personal area network?
4 Q Does data that is transmitted over a	4 A Probably the number of devices in a local
5 satellite network have to take the form of data 10:21:55	5 area network would be higher than the number of 10:32:24
6 packets?	6 devices in a personal area network that are
7 A I don't think that's required, no.	7 possible.
8 Q What other forms of data can be transmitted	8 Q Are there any other differences between local
9 over a satellite network?	9 area network and a personal area network?
10 A There are other modulation schemes that can 10:22:09	10 A I can't think of one, no. 10:32:36
11 be used. Radiofrequency modulation schemes can be	11 Q So earlier you said, you know, communicating
12 used to transmit data over satellites.	12 over two walkie-talkies could amount to a coupling
13 MR. PAK: How about we take a break, a quick	13 by way of a data network, right?
14 break? Maybe come back in five minutes. Is that	14 A Yes.
15 okay? 10:22:41	15 Q And that's because you can carry data from 10:33:04
16 THE WITNESS: Sure.	16 one walkie-talkie to another walkie-talkie, correct?
17 THE VIDEOGRAPHER: We are off the record at	17 A Correct.
18 10:22 a.m.	18 Q What if I just had, you know, two cups on a
19 (Recess.)	19 string and I used that to communicate with George,
20 THE VIDEOGRAPHER: We are on the record at 10:30:10	20 who is right by me, is that on a data network? 10:33:25
21 10:30 a.m.	21 MR. KAPLAN: Object to form.
22 BY MR. PAK:	22 THE WITNESS: That's a bit of an extreme
23 Q Dr. K., I want to explore a couple more	23 example, but if your voice carried over the string
24 examples regarding local area networks.	24 and the string was carefully selected and there was
25 A Okay. Before we get started, before you ask 10:30:25	25 no background noise, yeah, it's data. Your data is 10:33:46
Page 58	Page 60
1 your question, I as I was walking upstairs, I	1 getting across to somebody else to another device.
your question, I as I was walking upstairs, I thought of an example, if I could amend my previous	 getting across to somebody else to another device. Not a very sophisticated one, but yes.
2 thought of an example, if I could amend my previous	2 Not a very sophisticated one, but yes.
2 thought of an example, if I could amend my previous 3 answer.	2 Not a very sophisticated one, but yes. 3 BY MR. PAK:
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1 A This describes a set of experiments that	1 concurrently."
2 actually relates to the Internet2 discussion that we	2 Then the last sentence on that page says:
3 had earlier. RMI stands for Remote Media Immersion.	3 "Each cluster node is attached to
4 And for several years there was I was a faculty	4 a local network switch with a fast or
5 investigator and then eventually a deputy director 10:35:30	5 Gigabit Ethernet link. The nodes 10:38:41
6 of the National Science Foundation Engineering	6 communicate with each other and send
7 Research Center that was established at USC, and	7 the media data via these network
8 this was one of the kind of capstone experiments	8 connections. We connected the local
9 that we did to push the limits of multimedia at the	9 switch to both a wide area network
10 time. This was in the late 1990s. 10:35:47	10 backbone to serve distant clients and 10:38:51
And so this paper talks about what	a local area network, LAN, environment
12 technologies would you would one need and how	12 with local clients."
13 would we use them to deliver what appears like high	13 Do you see that?
14 quality representation of reality to somebody that	14 A I do.
15 is far away. 10:36:06	15 Q So looking at Figure 1, what are the cluster 10:39:05
16 Q What was your contribution with respect to	16 nodes?
17 this paper?	17 A What are in terms of
18 A So several parts. It was the algorithms for	18 Q What are the cluster nodes with respect to
19 capturing audio on one end. Algorithms for	19 Figure 1? Can you point to them or show me tell
20 delivering it on the other end. Those were, I would 10:36:32	20 me 10:39:28
21 say, individual contributions.	21 A It's the ones that are labeled Node 0,
22 And then there were collaborative	22 Node 1, Node 2, Node N. It was scalable.
23 contributions in working with the researchers and	23 Q What is a node?
24 computer networks to develop methods together that	24 A A node is I think a network people speak
25 met the requirements of multichannel audio, 10:36:48	25 for a connection of a device to the point of 10:39:53
Page 62	Page 64
1 immersive audio, that were very different from the	1 connection between a device like a computer or
2 requirements of sending faxes and e-mails in terms	2 server to the network.
3 of quality of service, forward error correction, and	3 Q And a local switch described in your
4 other things like that.	4 publication is the Ethernet switch shown in
5 Q Okay. And I want to look at PDF page 4, 10:37:1	
6 Figure 1.	6 A Right.
7 Do you see that?	7 Q And the internet showing here in Figure 1
8 A Yes.	8 represents the wide area network backbone described
9 Q Did you design this architecture shown in	9 in your publication; is that right?
10 Figure 1? 10:37:29	10 A Correct. 10:40:22
11 A This architecture is this is all	11 Q Does Figure 1 also depict a local area
12 off-the-shelf equipment. It's computers and hard	12 network environment with local clients?
13 disks and Ethernet switch and computers at the other	13 A Well, the personal computers shown there are
14 side. So this was not we discussed how to put	14 on a local area network. The ones where the nodes
_	8 15 were indicated. 10:40:45
16 would need to do it in order to achieve our goal.	16 Q So the nodes here represent personal
17 But the individual pieces are off-the-shelf	17 computers; is that right?
18 components.	18 A I think node is a term which it's the
19 Q Okay. And, you know, I want to take a look	19 device nodes to me represent connections, the
	220 connection points. They happen to be parts of a 10:41:11
21 paragraph. It says:	21 computer, an interface that the computer has to
22 "Figure 1 (next page) shows the	22 create that node.
23 server cluster architecture, which can	23 So I wouldn't the computer itself is not
harness the resources of many nodes	
	24 the node. I think the fact that it has a connection
25 and many disk drives per node 10:38:26	24 the node. I think the fact that it has a connection 25 at that point makes creates a node as kind of an 10:41:31

1 entryway to that network.	1 shown in Figure 1 transmit data packets over a wide
2 Q I want to take a look at the bottom	2 area network; is that correct?
3 paragraph, the left column of PDF page 4. The last	3 A Well, they first go over a local area network
4 sentence says:	4 into the switch, and then the switch multiplexes
5 "VBR streams enhance the 10:41:54	5 them all together and puts them onto the line that 10:44:55
6 rendering quality, but they generate	6 goes to the wide area network, as shown at the top
7 bursty traffic on a packet-switched	7 through fast Ethernet or Gigabit Ethernet.
8 network such as the Internet. In	8 Q Sure. So let me correct that here.
9 turn, this can easily lead to packet	9 So nodes communicate with the Ethernet switch
10 loss due to congestion." 10:42:04	10 over a local area network, correct? 10:45:09
11 Do you see that?	11 A Correct.
12 A Yes.	12 Q And these nodes send data packets to the
13 Q Your publication here teaches that the	13 internet switch; is that correct?
14 Internet is a packet network, correct?	14 A Yes. In this architecture, yes.
15 A Yes. 10:42:14	
	15 Q And in this architecture, the Ethernet switch 10:45:21
16 Q Looking at the last sentence of the next	16 connects to the or communicates over the internet
17 paragraph, it says:	17 and sends data packets over the internet; is that
18 "To avoid traffic bottlenecks,	18 correct?
each node transmits the data blocks	19 A Right. Where it says "internet backbone
20 that it holds directly to the clients 10:42:29	20 routers," those are exist there's a connection 10:45:39
21 via RTP. Hence, each client will	21 in USC's IT building and that's so if we went
22 receive RTP data packets from each	22 from there to that router, then that router then has
23 server node within the cluster."	23 a direct line to the wide area internet. In this
24 Do you see that?	24 case, it was Internet2. Not the general internet,
25 A I do. 10:42:41	25 but a similar type of network. 10:45:58
Page 66	Page 68
1 Q What is RTP?	1 Q Okay. I want to introduce Exhibit 5 here.
2 A I think it's retransmission protocol. It's a	2 Give me one second.
2 A I think it's retransmission protocol. It's a 3 type of protocol that enables error correction. In	Give me one second. Okay Liust uploaded Exhibit 5 and marked it.
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1 like AAC.	1 protocols.
2 The result of that compression is that the	2 To be clear, the patent is really not about
3 higher frequencies of sound that were in the	3 connecting it's just saying that the modules that
4 original tend to be discarded in the name of	4 we're discussing here that are going to do advanced
5 bandwidth savings. And so this patent teaches a 10:47:44	5 audio processing don't necessarily have to be in one 10:51:30
6 method to recreate the lost high frequencies using	6 device, they can be spread out, distributed. That
7 information that is in the lower frequencies that	7 was the point of that paragraph.
8 did not get discarded.	8 BY MR. PAK:
9 BY MR. PAK:	9 Q What is the OSI protocol?
10 Q I want to focus on Column 11. It's on PDF 10:48:04	10 A It's a the best way to describe it, it's 10:51:48
11 page 21, lines lines 55 to 60. It's the last	11 an attempt at abstracting the individual layers that
12 sentence before the last paragraph.	12 are required in a network system all the way from
Could you please read those lines for me for	13 the hardware layer to the firmware to the software
14 the record.	14 that needs to run on top of it, to the physical
15 A Is this the "Various embodiments" paragraph? 10:48:25	15 connections, in a way that provides a more uniform 10:52:16
16 Q The sentence right above it.	16 way for people that are trying to send data over
17 A "The connectivity between the modules"? That	17 these kinds of networks without having to know
18 one?	18 exactly what type of device was there.
19 Q Yes, that one.	19 So it moves it up to be a more abstract
20 A Okay.	20 representation of the interface of the network. I 10:52:34
21 "The connectivity between the	21 believe there are seven layers in it that in that
22 modules and/or components within the	22 stack.
23 modules may be provided using any one	23 Q Does the data that is transmitted using the
24 of the connectivity methods and media	24 OSI protocol require data packets, data transmitted
25 that is known in the art, including, 10:48:52	25 in the form of data packets? 10:53:01
Page 70	Page 72
1 but not limited to, communications	1 A Yes, it's a packet-based system.
2 over the internet, wired or wireless	2 Q Okay. I want to look at Column 9, lines 20
3 networks using the appropriate	3 to 24 of your patent. And I'm just paraphrasing
4 protocols."	4 here, but it says that the output is characterized
5 Q So it talks about communications over the 10:49:01	5 by a transfer function. 10:53:27
6 internet using the appropriate protocols. What are	
o internet using the appropriate protocols. What are	6 Do you see that?
7 the appropriate protocols communicated over the	6 Do you see that? 7 A I do.
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1 think of.	1 Q Okay. Let me try to introduce another
2 BY MR. PAK:	2 exhibit here.
3 Q Can you think of any other words or phrases	3 I just uploaded a new exhibit and marked it
4 that are synonymous with "characterize"?	4 as Exhibit 6. Let me know when you see it.
5 A Not off the top of my head, no. 10:54:53	5 A I see it. 10:58:25
6 Q But "describe" would be one of the terms that	6 (Exhibit 6 was marked for identification
7 is synonymous with "characterize," right?	7 electronically and is attached hereto.)
8 MR. KAPLAN: Object to form.	8 BY MR. PAK:
9 THE WITNESS: Yeah, but I don't want to in	9 Q Do you recognize this document?
10 math we say mathematically described, so I would be 10:55:11	10 A Yes, it is another one of my publications. 10:58:35
11 more comfortable keeping it that way.	11 Q The title of the publication is "High Quality
12 BY MR. PAK:	12 Multichannel Audio Over the Internet," right?
13 Q What about defined?	13 A Yes.
14 MR. KAPLAN: Object to form.	14 Q What was your contribution to this
THE WITNESS: Defined has a different meaning 10:55:24	15 publication? 10:58:51
16 to me. A definition in math or applied math means	16 A These are two students in the center. One of
17 that you're making some assumptions and defining	17 them was in my group and the other one was in the
18 them. But that's not what is happening here.	18 networking group. And this was a paper that
19 This is a an equation that has certain	19 similar to the previous one, it was trying to figure
20 elements. And so the system is characterized by 10:55:47	20 out ways to transmit high quality audio over the 10:59:0
21 this transfer function. So I think describe	21 internet.
22 mathematically is more accurate.	And the reason that it was an interesting
23 BY MR. PAK:	23 topic was that it was really not possible to
24 Q What if I say what if we change "the	24 transmit high quality audio over the internet, at
25 output is characterized by a transfer function" to 10:56:04 Page 74	25 least not in the early days. And so this paper 10:59:23 Page 76
1 "the output is represented by a transfer function,"	1 shows some ways of doing that.
2 would that be accurate?	2 Q Let's take a look at the abstract. The
3 MR. KAPLAN: Object to form.	3 second sentence here says:
4 THE WITNESS: I don't think so because	4 "We present a robust scalable
5 "represented" to me means it's not the thing, but 10:56:23	1
6 it's being represented by something else. And	6 uncompressed multichannel audio over
7 that's not technically correct here. This H	7 high bandwidth ATM networks."
8 function is the function.	8 Do you see that?
9 BY MR. PAK:	9 A I do.
10 Q What if you say "the output indicates a 10:56:42	10 Q Is an ATM network a type of data network? 10:59:54
11 transfer function," would that be incorrect?	11 A Yes.
12 A No. That would be something completely	12 Q Is that because an ATM network carries data?
13 different and it would indicate that there might be	13 A Actually, I should revise it.
14 an output or something, but that's not this is a	14 ATM network is a is a protocol for
15 deterministic system, and so no. 10:57:00	15 transmitting data over data networks. It stands for 11:00:10
16 Q Well, looking at the equation here, the	16 Asynchronous Transfer Mode, so it's a method of
17 output Y equals the transfer function times the	17 transmitting data over networks, over data networks.
18 sinusoid input, S-I-N-U-S-O-I-D.	18 Q So an ATM network is not an actual network,
So the output function here indicates the	19 it's a protocol; is that right?
20 transfer function and the sinusoid input, right? 10:57:35	20 A Right. There's a there's a network 11:00:29
21 A No.	21 architecture that has connectors and switches and
22 Q It provides some kind of indication of it? 23 A No, no. This is a way to calculate the	22 things that have to support the ATM protocol in
24 output function. So it is calculated by multiplying	23 order to have an ATM network of devices.
25 the transfer function with the complex sinusoid. 10:57:5.	24 Q Okay. Looking at the abstract, it says: 325 "Performance results from our 11:00:52
Page 75	Page 77
	8

1 implementation on a high-speed local	1 screens, do this, change that, let's try this
2 area ATM network are presented that	2 exercise. And so it's hard to break it up into an
3 identify the effects of audio packet	3 individual.
4 size, buffering, and network latency	4 BY MR. PAK:
5 on the quality of multichannel program 11:01:05	5 Q Yeah, understood. 11:04:04
6 material."	6 So how about maybe let's take a look at
7 Do you see that?	7 the last page, PDF page 6, and there's an
8 A I do.	8 acknowledgment section. It says:
9 Q So is a high-speed local area ATM network a	9 "The authors would like to thank
10 network protocol or a data network? 11:01:16	10 Dr. Sherali Zeadally" 11:04:18
11 A No. This is this sentence is kind of	I might be botching that name.
12 conflating to me. It's a local area network running	12 A No, that's all right.
13 the ATM protocol for purposes of this experiment.	13 Q So let me read it again.
14 Q Got it.	14 "The authors would like to thank
15 A So it requires different hardware. A TCP 11:01:32	15 Dr. Sherali Zeadally for his work in 11:04:30
16 local area network would require a different	16 its design and implementation of the
17 hardware than an ATM protocol local network.	17 ATM network."
18 Sometimes they can be in the same box, but usually	18 Do you see that?
19 it's different.	19 A I do.
20 Q So your publication here is talking about a 11:01:48	20 Q So Dr. Zeadally is the one who actually 11:04:39
21 local area network that uses the ATM protocol; is	21 designed and implemented the local area network that
22 that correct?	22 uses the ATM network described in this publication,
23 A Right.	23 correct?
24 Q Did you design and implement the local area	24 A Well, so he was a collaborator on this. The
25 network that uses this ATM network described in this 11:02:04	25 second author in the paper was a joint student, so 11:04:54
Page 78	Page 80
Tage 70	
	-
1 publication?	1 he was Mr. Zhu was Dr. Zeadally's student.
1 publication? 2 A If you look in Figure 1 of the next page,	he was Mr. Zhu was Dr. Zeadally's student. Dr. Zeadally's lab was doing experiments with ATM
1 publication?	he was Mr. Zhu was Dr. Zeadally's student. Dr. Zeadally's lab was doing experiments with ATM networks, and they had the infrastructure that we
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1 Science Foundation. Q You know, that's fine. 2 It's related to an experiment that we did A Okay. Q So this publication discloses a system 3 with the New World Symphony based in Miami. And it 4 was similar to the RMI experiment trying to --4 architecture in which data packets are transmitted 5 over a local area network that uses the ATM 11:06:25 5 trying to deliver high-quality performance that is 6 protocol; is that correct? 6 convincing you to feel like you're in the concert 7 hall with them, even though you are 3,000 to 4,000 A Well, this publication was not intended to 8 disclose the architecture. It was more intended to 8 miles away. 9 use the architecture to experiment with what needs We actually demonstrated this live to an 10 audience of several hundred people. It was the 11:10:10 10 to be changed or fixed or, you know, what matters in 11:06:39 11 first time that it had ever been done at that scale. 11 high-quality audio transmission over a network that 12 has the bandwidth and the architecture that could 12 BY MR. PAK: 13 enable it. We just didn't know what the right Q This publication talks about HYDRA. It's 14 abbreviation for high resolution live streaming. 14 architecture was for transmitting audio in terms of 15 the buffer size and packet sizes, and so on. 11:06:56 15 What is HYDRA? A So HYDRA was -- Professor Zimmerman that you So it was more of an experimental paper that 17 see there at the top, his laboratory and his 17 uses a network architecture based on the ATM system 18 research group was experimenting with using similar 18 that was kind of local to us there so we could 19 things that we talked about before using the UDP 19 change things in it. 20 Q All right. So the publication describes a 11:07:09 20 protocol with error correction to deliver 11:10:52 21 local area network that uses the ATM protocol to 21 high-quality content and overcome the problems that 22 normally arise with traditional ways of doing that, 22 transmit data packets, right? MR. KAPLAN: Object to form. 23 for example, TCP, which were not designed for THE WITNESS: The publication describes an 24 streaming media. They were designed for offline --25 it's okay if you can wait a second before you get 25 experiment that was conducted on the system we just 11:07:24 11:11:13 Page 82 Page 84 1 described. 1 your e-mail, but you can't wait to get the next 2 BY MR. PAK: 2 audio packet, right? So that's what HYDRA is. It 3 Q Can you send data over a local area network 3 was trying to do that. 4 using the ATM protocol in the form of data that is Q Okay. And I want to take a look at the 5 not a data packet? 11:07:51 5 second section, the Statement of Project Goals. And 11:11:27 6 A No. The ATM protocol is a packet-based 6 in the middle of that section, the publication says: 7 protocol. 7 "This project focuses on the Q Okay. I want to introduce another exhibit 8 design of a system that enables HD 9 here, so just give me a minute. 9 quality video and multiple channels of Okay. I just introduced Exhibit 7. Let me 10 audio to be streamed across an 11:11:43 11 know when you see it. 11 IP-based network with commodity 12 A I see it. 12 equipment." 13 (Exhibit 7 was marked for identification 13 Do you see that? 14 electronically and is attached hereto.) 14 A Sorry. The middle section -- I missed where 15 BY MR. PAK: 11:08:51 15 you pointed. 11:11:52 16 Q Do you recognize this document? Q Yeah. So in the middle of Section 2, A Yes. 17 Statement of Project Goals --Q At a high level, what does this publication A Oh, yes. I see it. 19 describe? 19 Q Okay. What is an IP-based network as 20 MR. KAPLAN: Object to form. 11:08:58 20 described in this publication? 11:12:06 THE WITNESS: I don't know if this was an A It's an internet protocol based network, 21 22 actual publication. This was more of an internal --22 which is kind of a very common type of protocol for 23 more kind of like a white paper. I don't remember 23 transmitting data over the internet. 24 the origin of it. It could be part of a report that Q Okay. And the second page here, Section 4, 25 was presented to the annual review by the National 11:09:14 25 the second to last paragraph -- second sentence -- 11:12:30 Page 83 Page 85

1 second to last sentence in the first paragraph, it	1 Q This is another one of your publications,
2 says:	2 correct?
3 "The transmission subsystem uses	3 A Yes.
4 the Realtime Transport Protocol, RTP,	4 Q What does this publication describe?
5 on top of the Universal Datagram 11:12:45	5 MR. KAPLAN: Object to form. 11:15:51
6 Protocol, UDP."	6 THE WITNESS: This is another one of the same
7 Do you see that?	7 kind of sequence of experiments we've been
8 A Yes.	8 discussing, which is high fidelity picture and sound
9 Q So this publication is talking about an	9 transmitted in a synchronized way over the Internet2
10 IP-based network that uses UDP; is that right? 11:12:55	10 in this case. This particular one was trying to 11:16:08
11 A That's right. Those are subsets of an	11 understand what happens when you have an interactive
12 IP-type network, just as TCP is.	12 section.
13 Q I want to take a look at the system	13 So it's one way to stream in one direction to
14 architecture shown on Figure 1 of that page.	14 an audience far away. It's another way when you
15 A Yes. 11:13:14	15 need to have two-way communication. Because in this 11:16:27
16 Q Do you see the stream transmitter/receiver in	16 example, we had two musicians and they are supposed
17 the figure?	17 to play a piano piece together, each on their own
18 A Yes.	18 piano. And musicians require, of course, very
19 O What does the stream transmitter/receiver do?	19 accurate timing between them in order to perform.
20 A That's that's a piece of software that's 11:13:25	20 So by adjusting artificially adjusting the 11:16:44
21 kind of like the core of the HYDRA system. It takes	21 delay between the two of them is what how they
22 in multiple channels of microphones in this example	22 would hear the other side. And we were looking for
23 of a live recording, multiple cameras, and kind of	23 what the limits are of human performance over
24 packages them together to send over the network by	24 networks.
25 paying attention to things that we talked about 11:14:03	
Page 86	Page 88
1 before, error correction and other things.	1 BY MR. PAK:
before, error correction and other things. O What is the form of data that is transmitted.	
2 Q What is the form of data that is transmitted	2 Q I want to take a look at the first paragraph
2 Q What is the form of data that is transmitted 3 or received over the IP-based network disclosed in	2 Q I want to take a look at the first paragraph 3 on the right column of page 1. After the first
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1 switches also, as they pass the data through,	1 In this case, because this was an Internet2
2 introduce delay in order again to avoid because	2 experiment, we had to convert it to the UDP style
3 they're doing something to make sure not to lose	3 the IP-type packet based form so that we could use
4 anything. So the connection of all these boxes	4 that network.
5 introduces some delay. 11:18:37	5 And then the opposite procedure happens at 11:21:23
6 It's not that dissimilar from an analog	6 the other end. We can't experience packets. We can
7 network over long distances. Audio doesn't travel	7 experience picture and sound. So we have to convert
8 at the speed of light. The longer the cable is	8 it back.
9 it has to be pretty long, but you see delays in	9 Q So once data is converted from analog to
10 analog circuits as well. 11:18:53	10 digital and sent over the internet, that data has to 11:21:35
11 Q When you say "switches" on a network, are you	11 take the form of packets; is that right?
12 talking about packetized packet-based network	12 A If we're going to use an internet existing
13 switches?	13 internet infrastructure, yes.
14 A In this case we're talking about the	14 Q Okay. I want to take a look at Figure 1
15 internet, so that is a packet-based system, yes. 11:19:06	15 shown on PDF page 2. 11:22:02
16 Q Okay. And the bottom of PDF page 1 under	16 A Okay.
17 subsection "Low Latency Audio," it says:	17 Q And the top of Figure 1 says:
18 "The challenges in transmitting	18 "Data sources produce packetized
19 audio over the internet are packet	19 realtime data streams."
20 loss and fluctuations in transmission 11:19:24	20 Do you see that? 11:22:16
21 time."	21 A Yes.
So, you know, is packet loss, you know,	22 Q What are the data sources in Figure 1?
23 inevitable in a system that communicates over the	23 A All kinds of multimedia capturing devices.
24 internet?	24 Camera, microphones cameras, microphones, in this
25 MR. KAPLAN: Object to form. 11:19:42	25 case haptic sensors. 11:22:38
Page 90	Page 92
1 THE WITNESS: Inevitable? There are ways to	1 Q So data from these data sources are
2 mitigate it, and trade-offs. So you could make it	2 first converted to digital form, right, and then
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1 opinions on claim construction related to the 1 observation purposes. 2 asserted patents in this case, right? 2 BY MR. PAK: A Yes. Q Did you consider any other material to 4 Q When were you contacted to offer your 4 prepare your declaration? A Other than what I mentioned, no. 11:39:51 5 opinions for claim construction related to the 11:36:46 6 asserted patents? O All right. I'd like to introduce your 7 MR. KAPLAN: Object to form. 7 declaration here now as Exhibit 9. I marked it as THE WITNESS: Specific to claim construction, 8 Exhibit 9 and uploaded it. So just let me know when 8 9 you see it. 9 the discussions probably started a month ago, I'm 11:37:01 10 A I see it. I just wanted to ask you a 11:40:36 10 guessing. 11 BY MR. PAK: 11 question. I have a clean copy of the -- from the 28 12 Q So you were -- were you first contacted to 12 pages of the part that I wrote on my desk. 13 offer opinions on claim construction in May; is that 13 Sometimes it's easier to go to a page that way than 14 correct? 14 it is -- if that's okay with you, I have it right 11:37:13 15 MR. KAPLAN: Object to form. 15 here. It's not marked. It's just a clean printout. 11:40:49 (Exhibit 9 was marked for identification 16 THE WITNESS: Again, I don't have the dates 16 17 in my head. It was after I was retained for the 17 electronically and is attached hereto.) 18 case, obviously, but sounds about right. It could 18 BY MR. PAK: Q Yeah, that's okay. 19 have been in April. 20 BY MR. PAK: 11:37:26 20 Can you look at the last page of your 11:40:53 21 Q Okay. Were you informed of what each party's 21 declaration or PDF page 28 of Exhibit 9. 22 construction was at the time? 22 A Yes. A At the time -- I was eventually, but not at 23 Q Is that your signature? A It's my electronic signature, yes. 24 the time, no. 24 Q What did you do to prepare for your 11:37:45 Q I forgot to ask you, is this a true and 11:41:17 Page 94 Page 96 1 declaration? 1 correct -- true and accurate copy of your 2 A I read the patents. I read through the 2 declaration submitted June 1, 2021? 3 patent office -- office actions. Some of the prior A Yes, it is. 4 art. That's basically it. And then used knowledge, Q Okay. And the opinions set forth in this 5 my experience in the field to help form my opinions. 11:38:12 5 declaration are yours, correct? 11:41:32 6 Q Did you consider the cited references in A Yes. 7 the -- did you consider the cited references in the Q To date, this is the only declaration that 8 office actions? 8 you submitted in this case, correct? A That's right. A Oh, the office actions. I'm trying to remember. I read through a lot 11:38:36 Q Your declaration is as accurate and complete 11:41:42 11 as you could reasonably make it, correct? 11 of documents. I don't know if that -- for sure. I 12 tried to be as complete as possible. I don't know A Yes. There's a minor copy and paste problem 13 that happened that I saw last night, but other than 13 if I did or not. Probably. 14 Q Do you understand that Sonos's experts, 14 that, yes. 15 Dr. Almeroth and Dr. Schmidt, submitted declarations 11:38:59 15 Q Okay. And where is that copy and paste 11:42:02 16 on claim construction in this case? 16 error? 17 A Yes. A It's on page 13. Claim terms. Part A is 18 Q Did you read Dr. Almeroth's declaration? 18 zone configuration and part B should be just group 19 configuration. But initially I had them both 20 Q Did you read Dr. Schmidt's declaration? 11:39:14 20 together in one table and then I split it up. So B 11:42:26 21 A I believe I did. 21 should be just group. That's it. Q Is that the only error you see in your 22 MR. PAK: And, you know, just for the record, 23 I just noted Dr. Schmidt is actually on this Zoom 23 declaration? 24 call. So I just wanted to point that out. I think A That's all I saw, yes. 25 he joined a little bit late, but he is just here for 11:39:37 Q So let's walk through your declaration. 11:42:42 Page 97 Page 95

1 Section 2, paragraphs 8 through 13, sets	1 this matter, correct?
2 forth your qualification as an expert, correct?	2 A Right.
3 A Yes.	3 Q Section 7, paragraphs 37 all the way through
4 Q And Section 3, paragraphs 14 to 22, sets	4 the end to paragraph 76, sets forth your analysis
5 forth your understanding of various legal standards 11:43:00	5 regarding some of the parties' disputed claim 11:45:48
6 related to claim construction; is that fair?	6 construction terms in this matter, correct?
7 A That's correct.	7 A Yes.
8 Q In reaching your opinions set forth in your	8 Q And specifically paragraphs 37 to 48 provide
9 declaration, did you apply the legal standards set	9 your analysis regarding the terms "zone
10 forth in Section 3? 11:43:16	10 configuration" and "group configuration," correct? 11:46:02
11 A Yes. To the best of my ability, I did.	11 A Correct.
12 Q Okay. Section 4, paragraphs 23 to 29, sets	12 Q Paragraphs 39 through 53 provide your
13 forth your overview of the asserted patents,	13 analysis regarding the term "local area network,"
14 correct?	14 correct?
15 A Yes. 11:43:30	15 A 39? 11:46:18
16 Q Subsection A in subsection A, you provide	16 Q Go ahead. Sorry. Let me repeat that.
17 an overview of what you call the direct play	17 Paragraphs 49 through 53 provide your
18 patents, correct?	18 analysis regarding the term "local area network,"
19 A Yes.	19 correct?
20 Q According to subsection A, the direct play 11:43:50	20 A Yes. 11:46:38
21 patents share a common specification, correct?	21 Q And paragraphs 54 to 59 provide your analysis
22 A Yes.	22 regarding the term of "media particular playback
23 Q At subsection B you provide an overview of	23 system," correct?
24 what you call the zone scene patents, correct?	24 A Yes.
25 A Right. 11:44:14	25 Q Paragraph 60 to 73 provide your analysis 11:46:59
Page 98	Page 100
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	4
1 Q According to this section, the zone scene	1 regarding the term "data network," correct?
1 Q According to this section, the zone scene 2 patents include the '206, '966, and '855 patents,	2 A Correct.
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1 it says:	1 Q Could you please describe how the Bose
2 "In my experience, at the time	2 Lifestyle system operates?
3 the Zone Scene patents were filed,	3 A It has the main I guess I would call it a
4 multi-zone audio systems existed from	4 processing box where you connect your audio sources.
5 a variety of manufactures, such as 11:48:45	5 So it acts as a source selector. That box provides 11:52:03
6 Bose, Crestron, and others."	6 outputs that go to amplifiers in it as well and
7 Do you see that?	7 provides outputs that interconnect the loudspeakers.
8 A Yes.	8 In that case I believe it was a 5.1 surround system.
9 Q Do you know any specific conventional	9 And it has an additional I don't know what they
10 multi-zone audio systems that existed at the time 11:48:58	10 call it breakout box that allows you to extend to 11:52:22
11 the zone scene patents were filed?	11 a different room and still be controlled by the main
12 A Are you saying other than the ones I listed	12 controller. And also it had a remote control.
13 here?	13 Q How do the loudspeakers interconnecting to
14 Q Well, you've listed manufacturers, right?	14 that central box communicate with the controller,
15 But do you know any actual product names or model 11:49:11	15 the remote controller? 11:52:51
16 numbers?	16 A The remote controller sends signals over a
	_
17 A Oh, product names. Let's see if I can recall	17 wireless link to the main box, I guess main
18 any.	18 processor. And then it tells, you know, what each
The Bose one I think was called a Lifestyle.	19 speaker should be playing over the wired
20 I'd have to look it up. 11:49:28	20 connections. 11:53:18
21 Crestron Crestron makes hardware and	21 Q Do the loudspeakers connected to the central
22 software for multi-room installations, whether it's	22 box communicate with one another?
23 board rooms or homes. I don't know if they have a	23 A With one another? No. The central processor
24 specific product name. But normally there's others.	24 decides what to send to each one.
25 A lot of the home theater receiver manufacturers, 11:49:55 Page 102	25 Q In the Bose Lifestyle system can you 11:53:40 Page 104
1 agc 102	1 age 104
1 such as Denon I know that one because that was	1 synchronize the loudspeakers to play audio in
2 the first product that Audyssey went into when we	2 synchrony?
3 first started. It was the AVR5805, and many others	3 A Yes.
4 after that. They all provide connectors and	4 Q How does the Bose Lifestyle accomplish that?
5 mechanism to have multiple zones of audio in your 11:50:19	5 A That's a Bose method inside their own 11:54:05
6 home.	6 processor. Let's just say it wouldn't be a very
7 Initially there was two and eventually more	7 successful product if they played out of synchrony.
8 than two, perhaps three or four. Yamaha, Marantz,	8 It would be a terrible audio system.
9 Onkyo, many of those had those.	9 Q Right. But the loudspeakers don't
10 Q Have you ever used a Bose Lifestyle system? 11:50:40	10 communicate with each other, right? So how do they 11:54:25
11 A I have, yes.	11 coordinate with one another to play audio in
12 Q Do you know do you know which Bose	12 synchrony?
13 Lifestyle system you used?	13 A Because the central processor that is
14 A It's been so many years, so I don't remember	14 deciding what to send, what signal stream to send to
15 the model number. 11:51:08	15 each one makes sure that they are transmitted over 11:54:38
16 Q Does the Bose Lifestyle 50, does that ring a	16 each connection in the required synchrony.
17 bell?	
	17 Q When you say "the central processor," you're 18 talking about the central device that interconnects
19 Again, this was one of the situations where	19 the loudspeakers, correct?
20 we brought it into the testing lab at Audyssey just 11:51:25	20 A Right. That has a processor in it and it's 11:54:58
21 to look at things. So paid less attention to the	21 responsible for a number of things, simple things
22 model number than what it could do.	22 like adjusting volume in response to commands that
23 Q Do you recall how the Bose Lifestyle system	23 it receives. Perhaps decoding audio formats from
24 operates?	24 the sources that are coming in. And then
25 A At a high level, sure, yes. 11:51:41	25 distributing the audio over the interconnect. 11:55:16
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1 Q So the loudspeakers communicate with the	1 communicate over a local area network?
2 central processor, right, but they don't communicate	2 A Based on what I said this morning, that is a
3 with one another directly, correct?	3 local area network. It's analog data going to
4 MR. KAPLAN: Object to form.	4 being carried over copper wires to end devices.
5 THE WITNESS: The loudspeakers receive data 11:55:35	5 Q Okay. And this Bose Lifestyle system was 11:59:06
6 from the central processor, but they don't	6 unable to incapable of communicating over the
7 communicate with each other.	7 internet; is that right?
8 BY MR. PAK:	8 MR. KAPLAN: Object to form.
9 Q Okay. So what what cables are required to	9 THE WITNESS: Because I don't remember the
10 interconnect the loud speakers to the central box or 11:55:57	10 model, I'm not sure if this if you could stream 11:59:35
11 the central processor of the Bose Lifestyle system?	11 to it. It could connect to a number of sources. I
12 A These are provided by Bose. They are copper	12 just don't recall if one of them could be a wireless
13 cables and they have RCA-type connections at the end	13 source.
14 of each side of the cable.	14 BY MR. PAK:
15 Q Do you know if the Bose Lifestyle system can 11:56:31	15 Q Do you know when you used this Bose Lifestyle 11:59:52
16 communicate over Wi-Fi?	16 system?
17 A I'm sure they have models that can. That	17 A Probably seven or eight years ago.
18 particular one I don't think did.	18 Q So sometime in 2013, 2012 you used this Bose
19 Q So the loudspeakers are internet connected to	19 Lifestyle system?
20 the central processor or central box, right? What 11:56:59	20 MR. KAPLAN: Object to form. 12:00:13
21 is the form of data that is transmitted between the	21 THE WITNESS: To the best of my recollection.
22 loud speaker and the central processor?	22 BY MR. PAK:
23 MR. KAPLAN: Object to form.	23 Q Do you know when this Bose Lifestyle system
24 THE WITNESS: It's analog audio data.	24 was released?
25 ////	25 MR. KAPLAN: Object to form. 12:00:23
Page 106	Page 108
1 BY MR. PAK:	1 THE WITNESS: I know that their Lifestyle
2 Q Does it have to be analog audio data?	2 series was released well before that. I just and
3 MR. KAPLAN: Object to form.	3 they have more than one model. So that was probably
4 THE WITNESS: In general or in that product?	4 current at the time when we looked at it, but I
5 BY MR. PAK:	5 don't know. 12:00:42
6 Q In that product. In that product when a	6 BY MR. PAK:
7 loudspeaker communicates to the central processor or	7 Q But this is the model of Bose Lifestyle
8 the central box, does it send analog data or digital	8 system that included a remote control, you said; is
9 data?	9 that right?
10 A It sends analog data because the amplifiers 11:57:42	10 A Yes. 12:00:50
11 are inside that same box where the processor is. So	11 Q Could you describe what this remote control
12 the output of the amplifier is using analog audio	12 did in the Bose Lifestyle system?
13 signals sent to each speaker.	13 A The obvious things. Selecting the source
14 Q So in that product, in that Bose Lifestyle	14 again, this is a bit of a long time ago, but I think
15 system, the loudspeakers are not sending data 11:57:59	15 it was change the volume and select the room. I 12:01:14
16 packets to that central processor, correct?	16 think they call it multi-room in the manual or in
MR. KAPLAN: Object to form.	17 the Bose language. So select which room you want
18 BY MR. PAK:	18 the music to play in or if it was all rooms.
19 Q Sorry. Did you say "correct"?	19 That's my basic recollection. There might
	20 have been other things too, but I just don't 12:01:42
20 A Yes, correct. 11:58:17	
21 Q Okay. Do you know if the Bose Lifestyle	21 remember.
21 Q Okay. Do you know if the Bose Lifestyle 22 system communicated over a local area network?	22 Q Do you know what the Bose Lifestyle system
 Q Okay. Do you know if the Bose Lifestyle system communicated over a local area network? A Communicated with what? 	22 Q Do you know what the Bose Lifestyle system 23 remote control looked like? Like what shape it
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1 THE WITNESS: It had a screen it had a	1 today, but basically data networks. It's I guess
2 screen in front of it. It might have been	2 in at least at USC, I think the it's an area
3 rectangular or oval. I'm stretching my memory.	3 that is studied called information networks. So I
4 BY MR. PAK:	4 think it's just different terminology for data
5 Q I understand. I know it's 17 years ago. I 12:02:21	5 networks. 12:04:42
6 was just curious.	6 Q Are you using the term "information networks"
7 I want to move to paragraph 31 of your	7 to be synonymous with "data networks"?
8 declaration. It's talking about the level of	8 A In this paragraph, yes.
9 ordinary skill in the art. Could you please read	9 Q So an information network is any type of
10 paragraph 31 of your declaration. 12:02:32	10 media that carries data, right? 12:05:00
11 A Yes.	11 A Well, I don't know if it's like if you go
12 "In my opinion, a person of	12 to a network engineer and ask them what an
ordinary skill in the art at this time	13 information network is, that's the answer you would
would have had a bachelor's of science	14 get. This is more of an academic field that I was
15 in electrical engineering, computer 12:02:42	15 referring to just because I know there are courses 12:05:17
science or engineering, or a related	16 listed that way.
field, and two to four years of work	17 So I don't know if it's a physical thing. I
or research experience in the field of	18 was just referring to it as a field of study.
19 information networks, data	19 Q What does the field of data communications
20 communications or multimedia systems, 12:02:52	20 include? 12:05:33
or a master's degree and one to two	21 A Protocols for communication for exchanging
years of experience in the same	22 data. Error correction, anything to do with
23 field."	23 handling of data, analog or digital.
24 Q Does that mean a person of ordinary skill in	24 Q What are multimedia systems?
25 the art can be someone with a master's degree in any 12:03:02	25 A Multimedia systems are generally considered 12:06:01
Page 110	Page 112
1 field and one to two years of experience in the	1 processing systems with processing that can handle
field and one to two years of experience in the fields of information networks, data communications,	processing systems with processing that can handle multiple types of media, such as pictures, video,
2 fields of information networks, data communications,	2 multiple types of media, such as pictures, video,
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1 audio, similar to the ones that I teach, or just	1 times. Computer games. More boring ones like
2 speech like my colleagues teach, or just video, and	2 PowerPoint presentations with audio or video
3 also the integration of them. So it comes with	3 embedded in them. Anything that has more than two
4 everything.	4 media. Or two or more, I should say.
5 Q You know Sonos is a speaker company, right? 12:08:00	5 Q Is a multimedia system that can render two or 12:11:11
6 A Yes.	6 more types of media other than audio, would that
7 MR. KAPLAN: Object to form.	7 qualify as a multimedia system?
8 BY MR. PAK:	8 A Sure.
9 Q So if a person who works at Sonos has a	9 Q So if a person has experience in implementing
10 bachelor's of science in electrical engineering and 12:08:14	10 and designing multimedia systems that don't render 12:11:38
11 has experience in working on speaker systems that	11 audio but other types of media, is it your opinion
12 render audio but don't render video or any other	12 that that person would qualify as a person of
13 type of media, does that person still qualify as a	13 ordinary skill in the art?
14 person of ordinary skill in the art?	14 A I'm sorry. Could you repeat that one more
15 A That's kind of a hypothetical question. I'd 12:08:39	15 time? 12:11:50
16 have to meet that person and find out what their	16 Q Yeah. So if a person has experience in
17 experience was to really answer that. I don't know	17 implementing or designing a multimedia system that
18 what courses they took or what experience they had	18 doesn't render audio but renders other types of
19 prior to Sonos.	19 media, is it your opinion that that person would
20 Q What I'm trying to get at here is the word 12:08:47	20 qualify as a person of ordinary skill in the art? 12:12:04
21 "multimedia systems." You know, it seems like in	21 A My assumption what I was trying to say
22 order to have experience in multimedia systems,	22 here was that this person has studied multimedia
23 right, you need to you need a person that studied	23 systems. Whether they're designing now or not is
24 a systems that render multiple types of media,	24 different. But if they studied multimedia systems,
25 according to your definition, right? 12:09:16	25 then they certainly studied audio, voice, graphics 12:12:22
Page 114	Page 116
1 A Right. But not just renders. All aspects	1 and text and others, perhaps, depending on the
2 multimedia systems represent systems that deal with	2 program. So they've certainly had experience.
3 the integration, whether it's on the capture side,	3 Q Okay. So you're assuming that if a person
4 compression, streaming of these integrated media	4 has experience in multimedia systems, that person
5 types. 12:09:47	5 would have experience in other types of media, 12:12:43
6 But in order to study that, you do have to	6 whether that's video, audio, or images, that person
7 study each individual one as well. This is not	7 would have experience in all of those different
8 just all components have to be studied	8 types of media, correct?
9 individually as well. And I assume somebody with	9 A Correct. I wouldn't call them "other." I
10 that kind of degree just based on the degrees we 12:10:00	10 would call them components of multimedia. 12:12:56
11 have at USC, I can say that that's for sure the	11 Q Okay. Let's take a look at paragraph 62 of
12 case.	12 your declaration.
13 Q What are what are some examples of	13 A Yes.
14 multimedia?	14 Q Would you please read that paragraph for me,
15 MR. KAPLAN: Object to form. 12:10:15	15 just the first two sentences. 12:13:28
16 BY MR. PAK:	16 A
17 Q Or let me phrase it differently.	
18 What types of media what are some examples	17 "Numerous technical dictionaries
1	
19 of media types that would be categorized as	18 confirm that data," in quotations,
19 of media types that would be categorized as 20 multimedia? 12:10:28	18 confirm that data," in quotations, 19 "including audio data, can be
20 multimedia? 12:10:28	18 confirm that data," in quotations, 19 "including audio data, can be 20 represented in both analog," in 12:13:37
20 multimedia? 12:10:28 21 A Okay. So we're talking about media, not	18 confirm that data," in quotations, 19 "including audio data, can be 20 represented in both analog," in 12:13:37 21 quotes, "or digital," in quotes,
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20 multimedia? 12:10:28 21 A Okay. So we're talking about media, not 22 systems, right? 23 Q Yes.	18 confirm that data," in quotations, 19 "including audio data, can be 20 represented in both analog," in 12:13:37 21 quotes, "or digital," in quotes, 22 "form. Digital data is," quotes, 23 "data represented in discreet 24 discontinuous form, as contrasted with
 20 multimedia? 12:10:28 21 A Okay. So we're talking about media, not 22 systems, right? 23 Q Yes. 24 A You know, some obvious ones are television 	18 confirm that data," in quotations, 19 "including audio data, can be 20 represented in both analog," in 12:13:37 21 quotes, "or digital," in quotes, 22 "form. Digital data is," quotes, 23 "data represented in discreet 24 discontinuous form, as contrasted with

1 form," end quote.	1 format and can be transported or
2 Q Okay. And then paragraph in paragraph 63,	2 streamed over a data network."
3 the second sentence, it says:	3 Do you see that?
4 "In the generic sense, packets	4 A I do.
5 refer to the manner in which data are 12:14:04	5 Q The '206 patent discusses sending and 12:17:43
6 organized into discreet units for	6 receiving audio in digital form, correct?
7 transmission and switching through a	7 A Yes.
8 data network."	8 MR. KAPLAN: Object to form.
9 Do you see that?	9 BY MR. PAK:
10 A Yes. 12:14:12	10 Q Is there anywhere in the '206 patent that 12:17:52
11 Q So data packets are in digital form, correct?	11 discusses sending and receiving audio data in the
12 A Data packets are, yes.	12 form of let me let me rephrase that.
13 Q Can data packets be in analog form?	13 Is there anywhere in the '206 patent that
14 A Data can be in analog form, but it's not	14 discusses sending and receiving audio in analog
15 transmitted using packets. 12:14:37	15 form? 12:18:08
16 Q Right. So data packets are not in analog	16 A That wasn't I'd have to go look at it
17 form, correct?	17 again. I don't remember every word of the patent.
18 A Correct.	18 The sections that I looked at for my opinion were
19 Q Are there other discreet discontinuous forms	19 you know, I just looked for those things. So I
20 of data that are not data packets? 12:14:53	20 would have to go look and make sure of the answer. 12:18:26
21 A Yes.	21 Q Sitting here today, you can't recall any
22 Q What are those forms of data?	22 passages in the '206 patent that discusses sending
23 A A digital audio stream that consists of bits,	23 and receiving audio data in analog form, correct?
24 those are not packets. It's continuous stream of	24 MR. KAPLAN: Object to form.
25 bits or a digital audio stream that we talked about 12:15:1	į
Page 118	Page 120
1 before that has been modulated through some	1 THE WITNESS: Like I said, I don't want to
2 pre-agreed encoding scheme like pulse code	2 say I do or I don't because I don't I'd have to
3 modulation. Though those are not those are	3 go read it. It's possible.
4 digital streams that are not packets.	4 For example, I know that at Sonos there are
5 Q In order to stream audio from the internet, 12:15:44	5 Sonos audio products that have analog inputs on the 12:18:55
6 from an internet media source on a speaker, does	6 back. And so I just don't know if I just don't
7 that streaming audio have to be in the form of	7 know if there is a section in this patent since I
8 packets or can it be in a continuous form of data?	8 haven't looked for that specifically.
9 A If we're talking about the general purpose	9 BY MR. PAK:
10 internet, you know, it only supports packet 12:16:32	
11 protocols. So it would have to be put in that form.	10 Q Would it help if we take a few minutes for 12:19:17 11 you to review the patent and see if you can find any
12 Q I'd like to introduce a new exhibit here. I	
13 uploaded it and marked it as Exhibit 10.	12 passages that discuss sending and receiving audio in 13 the form of analog data?
14 (Exhibit 10 was marked for identification	
15 electronically and is attached hereto.) 12:16:55	
16 BY MR. PAK:	
17 Q Let me know when you see that.	16 minutes.
17 Q Let me know when you see that.	17 A Okov
18 A I see it	17 A Okay.
18 A I see it.	18 THE REPORTER: Do you want to go off the
19 Q Do you recognize this document?	18 THE REPORTER: Do you want to go off the 19 record or not?
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06 21 Q I want to take a look at Column 4. It's on	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46 21 THE WITNESS: By doing a quick search, I
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06 21 Q I want to take a look at Column 4. It's on 22 PDF page 16 and line 36. It says:	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46 21 THE WITNESS: By doing a quick search, I 22 could find I could keep looking Column 4, line
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06 21 Q I want to take a look at Column 4. It's on 22 PDF page 16 and line 36. It says: 23 "As used herein, unless	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46 21 THE WITNESS: By doing a quick search, I 22 could find I could keep looking Column 4, line 23 65:
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06 21 Q I want to take a look at Column 4. It's on 22 PDF page 16 and line 36. It says: 23 "As used herein, unless 24 explicitly stated otherwise, an audio	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46 21 THE WITNESS: By doing a quick search, I 22 could find I could keep looking Column 4, line 23 65: 24 "The device 112 is configured to
19 Q Do you recognize this document? 20 A Yes. It's the '206 patent. 12:17:06 21 Q I want to take a look at Column 4. It's on 22 PDF page 16 and line 36. It says: 23 "As used herein, unless	18 THE REPORTER: Do you want to go off the 19 record or not? 20 MR. KAPLAN: No. 12:19:46 21 THE WITNESS: By doing a quick search, I 22 could find I could keep looking Column 4, line 23 65:

1 for broadcasting."	1 and 10. Without reading them directly, it talks
2 The audio sources Column 5 I'm just	2 about the ability to handle analog signals, whether
3 reading from line 65 onward. The last line there	3 it's processing them from inputs and then converting
4 says:	4 them to digital to share with other devices on a
5 "The analog audio sources can be 12:20:45	5 network. And then line 9 on the same column: 12:23:21
6 converted to digital audio sources."	6 "The audio amplifier is typically
7 BY MR. PAK:	7 an analog circuit, but powers the
8 Q Right. And then the next sentence says:	8 provided analog audio signals to drive
9 "In accordance with the present	9 one or more speakers."
invention, the audio source may be 12:20:58	10 Q So those sentences that you point out, you 12:23:43
shared among the devices on network	11 know, on Column 6 of the patent talk about
12 108."	12 processing analog signals, but when that signal is
Do you see that?	13 actually sent or received over the network, it talks
14 A I do.	14 about producing digital signals. So it's talking
15 Q So let's go back to paragraph 4 column 4, 12:21:07	
16 line 50. Could you please read that paragraph for	16 signals to communicate over the network, correct?
17 me.	17 A Yes.
18 A	18 MR. KAPLAN: Object to form.
19 "The network 108 may be a wired	Ÿ
20 network, a wireless network, or a 12:21:22	19 THE WITNESS: Yes. I was just responding to
20 network, a wheress network, of a 12.21.22 21 combination of both."	20 your question as to whether there is any mention of 12:24:06
	21 analog in this. Clearly the patent talks about
22 Q You can keep going.	22 products that could handle connections to analog
23 A	23 input signals.
"In one example, all devices,	24 BY MR. PAK:
25 including the zone players 102, 104, 12:21:32 Page 122	25 Q Right. But does this patent talk about 12:24:17 Page 124
	1 480 12 1
1 and 106, are coupled to the network by	1 sending analog data over the network, such as
	1 sending analog data over the network, such as 2 network 108 described in the patent?
1 and 106, are coupled to the network by	
1 and 106, are coupled to the network by 2 wireless means, based on an industry	2 network 108 described in the patent?
1 and 106, are coupled to the network by 2 wireless means, based on an industry 3 standard such as IEEE 802.11.	2 network 108 described in the patent?3 A I think it does indirectly. Because in line
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1 certain about that.	1 switch telephone network and send audio data to
2 BY MR. PAK:	2 render that audio data on one of those speakers?
3 Q Sure. Let me ask you this way.	3 A Oh, yeah, absolutely. Speaker phones, right?
4 So in line 50 in Column 4, it says:	4 Q Do the patents disclose speaker phones?
5 "The network 108 may be a wired 12:25:55	5 A I was just giving you an example of what you 12:29:08
6 network or a wireless network or a	6 could connect. You can connect any kind of
7 combination of both."	7 transducer because what you're getting out is an
8 Right?	8 audio signal. So if you send it to a loudspeaker,
9 A Yes.	9 it will play, and the loudspeaker can be any kind of
10 Q Does that sentence mention analog? 12:26:02	10 form. 12:29:29
11 A No.	11 Q Does the '206 patent discuss sending or
12 Q Okay. Let's take a look at paragraph 64 of	12 receiving data over a public switch telephone
13 your declaration. So back to Exhibit 9. It's PDF	13 network?
14 page PDF page 23.	14 A Well, as I say, it talks about sending and
And in the middle of that paragraph, it says: 12:26:43	15 receiving it over networks in general and it doesn't 12:29:42
16 "These networks allowed cellular	16 exclude that, but it doesn't mention it specifically
devices to send and receive data, as	17 either.
Sonos requires, typically in the form	18 Q Is a speaker phone capable of processing and
19 of voice calls."	19 rendering audio data?
20 Do you see that? 12:26:56	20 A Yes. 12:30:03
21 A Yes.	21 Q Does the '206 patent discuss sending or
22 MR. KAPLAN: I'm sorry. Which paragraph	22 receiving audio data via RCA cables?
23 again?	23 A The discussion we had before about connecting
24 MR. PAK: Paragraph 64.	24 analog sources, and I do know that some of the Sonos
25 MR. KAPLAN: Thank you. 12:27:08	25 speakers have that in the back, but that connection 12:30:30
Page 126	Page 128
1 THE WITNESS: I see it.	1 would typically be an RCA cable. It might also be a
1 THE WITNESS: I see it. 2 BY MR. PAK:	1 would typically be an RCA cable. It might also be a 2 mini jack, a 1/8th inch jack or cable.
2 BY MR. PAK:	2 mini jack, a 1/8th inch jack or cable.
2 BY MR. PAK: 3 Q Does the '206 patent discuss sending or	 2 mini jack, a 1/8th inch jack or cable. 3 Q Okay. So let's look at the patent, Column 1,
2 BY MR. PAK: 3 Q Does the '206 patent discuss sending or 4 receiving audio data over a cellular or voice	 2 mini jack, a 1/8th inch jack or cable. 3 Q Okay. So let's look at the patent, Column 1, 4 line 40. Would you please read that first sentence
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1 systems to what is disclosed in the patent as the	1 network interface functions by a wired
2 invention?	2 means, for example, an Ethernet
3 MR. KAPLAN: Objection to form.	3 cable."
4 BY MR. PAK:	4 Do you see that?
5 Q Let me put it this way. The next paragraph, 12:32:34	5 A Yes. 12:35:46
6 can you read the first sentence of that of line	6 Q So the patent discloses that the wired
7 56.	7 network can be an Ethernet cable, right?
8 A	8 A That's a different network than the one that
9 "In order to achieve playing	9 connects this is not for connecting sources.
10 different audio sources in different 12:32:44	10 This is for connecting speakers together to could 12:36:07
11 audio players, the traditional	11 be wired or wireless. The previous discussion was
12 multizone audio system is generally	12 about what kind of sources.
13 either hard wired or controlled by a	
3	13 Q Right. So this is talking about the wired
14 preconfigured and preprogrammed 15 controller." 12:32:55	14 interface of a zone player, correct?
	15 MR. KAPLAN: Object to form. 12:36:36 16 THE WITNESS: Yes. This is talking about how
17 multizone audio systems being either hardwired or	17 to connect multiple zone players, in this case,
18 controlled by a preconfigured or preprogrammed 19 controller, and it distinguishes those traditional	18 speakers, whether they're wired or wireless. They
	19 provide capability for both. 20 BY MR. PAK: 12:36:54
20 multizone audio systems from the from the system 12:33:13	
21 disclosed in the '206 patent as the invention,	21 Q So let's talk about the zone player. So the
22 right?	22 zone player has network interface so a zone
23 MR. KAPLAN: Object to the form.	23 player has a network interface 202, which may
24 THE WITNESS: I mean, that's kind of the	24 include one or both of the wireless interface 216
25 purpose of writing the background. What you're 12:33:49 Page 130	25 and a wired interface 217, right? 12:37:17 Page 132
8	8
1 going to say after that is supposed to be better.	1 A Yes.
2 BY MR. PAK:	2 Q Okay. And specifically the wired interface
3 Q Right. So the disclosed system in the '206	3 217 provides network interface function by wired
4 patent that's described as the invention isn't	4 means, for example, an Ethernet cable, correct?
5 talking about these hardwired traditional multi-zone 12:34:07	5 A Correct. And this is why I was talking about 12:37:39
6 audio systems, right?	6 the introduction before. It seems to contradict the
7 MR. KAPLAN: Object to form.	7 benefit because they say that the old systems were
8 THE WITNESS: Well, it doesn't completely go	8 all wired and so they're no good. But now they also
9 away from it because it allows for a wired source,	9 provide capability for wired. So it's just a
10 an analog wired source to be connected to one of the 12:34:31	10 different type of wire, I suppose. 12:37:55
11 zone players and then be distributed. So it doesn't	11 Q As you recall, did these traditional
12 completely remove them.	12 multizone audio systems include speakers that were
13 BY MR. PAK:	13 connected via an Ethernet cable?
14 Q Does the patent discuss what the wired source	14 A No. That's what I'm saying. They were
15 has to be, what form it has to be in? 12:34:49	15 connected by copper RCA cables or speaker cables 12:38:16
16 MR. KAPLAN: Object to form.	16 directly.
17 THE WITNESS: It gives examples at the bottom	So this is a different kind of cable, but
18 of Column 4, line 66, broadcasting, which is analog,	18 still the possibility existed of speakers in
19 compact disk, which could be digital or analog,	19 different zones or rooms that are connected by
20 depending on what connection you have. Yeah, those 12:35:20	20 wires. Just a different kind of wire. 12:38:31
21 are examples.	21 Q What is the difference between an Ethernet
22 BY MR. PAK:	22 cable and a copper wire such as an RCA cable?
23 Q All right. So let's take a look at Column 5.	23 A I guess Ethernet cables are also made of
24 And I'm looking at line 33. It says:	24 copper, but they have different kinds of endings and
25 "The wired interface 217 provides 12:35:39	25 they have multiple strands in them carrying data. 12:39:06
Page 131	Page 133

1 So I guess I would consider an Ethernet cable	1 directly to and from another device, correct?
2 capable of carrying digital packet data, whereas an	2 MR. KAPLAN: Object to form.
3 audio interconnect carries analog audio data.	3 THE WITNESS: I don't know how else to
4 Q So an RCA cable carries analog data, whereas	4 interpret this. It says, "sending and receiving
5 an Ethernet cable carries digital data packets, 12:39:38	5 from each other." So unless there is something in 12:42:10
6 correct?	6 between that is not disclosed, what else could it
7 A To be totally clear, analog cables sorry,	7 be, right?
8 RCA cables can also carry digital data. Just not	8 BY MR. PAK:
9 packetized.	9 Q Right. So Sonos's construction of the data
10 Q Okay, that makes sense. 12:39:54	10 network is broad enough to cover directly or 12:42:19
I want to take a look at paragraph 66 of your	11 indirectly sending and receiving data, correct?
12 declaration.	12 MR. KAPLAN: Object to form.
13 A Yes.	13 THE WITNESS: Right, that's true. But my
14 Q Let me get to it real quick. The second	14 construction, though, was not really focused around
15 sentence of paragraph 66 says: 12:40:21	15 the directly part. It was that a data network, as 12:42:43
16 "There are many types of networks	16 we've already discussed since this morning, doesn't
17 that do not require a network device	17 have to be digital packets.
18 to both send and receive data from	18 BY MR. PAK:
19 another device. For example, networks	
20 may be configured in a ring such that 12:40:31	19 Q Right. But let's look at paragraph 66 again. 20 And it says: 12:43:00
21 no device both sends and receives data	
	21 "For example, networks may be
directly to and from another device."	22 configured in a ring such that no
Do you see that?	23 device both sends and receives data
24 A Yes.	24 directly to and from another device."
25 Q Okay. So let's take a look at Sonos's 12:40:43 Page 134	25 Right? But Sonos's construction doesn't say 12:43:11 Page 136
1 proposed construction on page 21 of your	1 or doesn't require direct directly sending and
2 declaration. Could you please read Sonos's	2 receiving data, right?
3 construction for data network.	3 MR. KAPLAN: Object to form.
4 A	4 THE WITNESS: The intent of this sentence
5 "A medium that interconnects the 12:41:00	5 that I wrote here was that "directly" is kind of a 12:43:38
6 devices enabling them to send data	6 substitution for each other. Because obviously in a
7 packets to"	7 network, in a ring network, devices are sending data
8 I'll start over.	8 and they're receiving data. But it's not a send and
9 "A medium that interconnects	9 receive between two devices. And that's what I
devices, enabling them to send digital 12:41:09	10 meant by "directly" here. I didn't imply there was 12:43:54
data packets to and receive digital	11 nothing in between.
12 data packets from each other."	12 BY MR. PAK:
13 Q Does Sonos's proposed construction of data	13 Q So sorry.
14 network require sending and receiving data directly	14 A No, no.
15 to and from another device? 12:41:26	15 Q So in that so if a network is configured 12:44:03
16 MR. KAPLAN: Object to form.	16 in a ring, you'd agree with me that a device can
17 THE WITNESS: I guess I'm not sure what	17 both send and receive data to and from each other?
18 "directly" means in this context. We're connecting	18 A No. Because to and from each other means you
19 two devices.	19 have two devices and they're talking back and forth.
20 BY MR. PAK: 12:41:45	20 And in a ring network, one device will send to the 12:44:27
21 Q So let me ask you this way. Does the word	21 next. If it has the token, it will let's say
22 "directly" appear in Sonos's proposed construction?	22 it's clockwise orientation and it will send to the
23 A It does not.	23 next one and receive from the one before it. So
24 Q Okay. So Sonos's construction of data	24 it's sending and receiving two different devices,
25 network does not require sending and receiving data 12:41:56	25 not a two-way communication. 12:44:50
Page 135	Page 137

1 Q What is a token ring network?	1 A Yes.
2 A It's a set of devices connected in a network	2 Q Let's look at the top right PC. So this top
3 that is as I described, think of a circle with	3 right PC can receive data from one of these PCs,
4 multiple points in it. Each of those is a network	4 correct?
5 device. The protocol is such that to avoid what 12:45:12	5 A Assuming that the token protocols were 12:48:32
6 network people call collisions, which is when a	6 followed, yes.
7 bunch of data tries to arrive at the same time, to	7 Q From what devices can this PC receive data
8 avoid that they use traffic police kind of system	8 from?
9 where you can't talk unless you've been told to talk	9 A From whichever device decided to address the
10 because you have the token. And so data goes around 12:45:36	10 token to that PC. 12:48:56
11 in circles. It can be clockwise. It can be	11 Q So it can be any one of the four other
12 counterclockwise. And sometimes it's a star	12 devices on this token ring network, correct?
13 configuration where there's a literally a central	13 A It can, although you'll have to if it's
14 node and everybody communicates through, or	14 the one next to or below to the right, it would have
15 sometimes it's a controller. So it's a different 12:45:51	15 to wait a while until it gets there because it has 12:49:19
16 configuration for a network topology.	16 to go through all the other ones. But yes.
17 Q I'd like to introduce a new exhibit here. I	17 Q So can that PC on the top right transmit data
18 uploaded a new exhibit marked as Exhibit 11.	18 to any of the four other PCs in the token ring
19 Do you see that?	19 network?
20 A Yes. I'm waiting for it to open. I see it. 12:46:21	20 A Again, yes, if it decides it wants to 12:49:36
21 (Exhibit 11 was marked for identification	21 transmit to one of them and puts that information on
22 electronically and is attached hereto.)	22 the token and addresses it to that PC, yes, it can
23 BY MR. PAK:	23 do that.
24 Q Do you recognize this document?	24 Q Okay. And I want to go back to your
25 A Yes. 12:46:33	25 declaration now, looking at paragraph 67. On page 12:49:53
Page 138	Page 140
	1 24
1 Q This was attached as Appendix L to	1 24.
Q This was attached as Appendix L to Dr. Schmidt's declaration, and you reviewed this	2 A Yes.
1 Q This was attached as Appendix L to 2 Dr. Schmidt's declaration, and you reviewed this 3 document, right?	2 A Yes. 3 Q It says:
1 Q This was attached as Appendix L to 2 Dr. Schmidt's declaration, and you reviewed this 3 document, right? 4 A I did, yes.	 2 A Yes. 3 Q It says: 4 "Various publications also
1 Q This was attached as Appendix L to 2 Dr. Schmidt's declaration, and you reviewed this 3 document, right? 4 A I did, yes. 5 Q I want to take a look at the last page, PDF 12:46:42	2 A Yes. 3 Q It says: 4 "Various publications also 5 confirm that unidirectional data 12:50:08
1 Q This was attached as Appendix L to 2 Dr. Schmidt's declaration, and you reviewed this 3 document, right? 4 A I did, yes. 5 Q I want to take a look at the last page, PDF 12:46:42 6 page 6.	2 A Yes. 3 Q It says: 4 "Various publications also 5 confirm that unidirectional data 12:50:08 6 networks were well known in the art."
1 Q This was attached as Appendix L to 2 Dr. Schmidt's declaration, and you reviewed this 3 document, right? 4 A I did, yes. 5 Q I want to take a look at the last page, PDF 12:46:42 6 page 6. 7 Do you see the token ring network	2 A Yes. 3 Q It says: 4 "Various publications also 5 confirm that unidirectional data 12:50:08 6 networks were well known in the art." 7 And you relied on U.S. patent
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1 MD VADI AN. 157 for major the 1007 potent	1 BY MR. PAK:
1 MR. KAPLAN: 157 for me is the '907 patent.	
2 THE WITNESS: Oh, I had 57. Okay.	2 Q Okay. Let's take a look at Column 3, the
3 BY MR. PAK:	3 second paragraph. It says: 4 "The bidirectional data network
4 Q There's a little scroll controls you can	
5 A Yeah. 12:52:13	5 28 represents various types of 12:54:33
6 Q Yeah.	6 networks, including the internet, a
7 A Okay. I see it.	7 LAN, local area network, a WAN, wide
8 Q Okay. And this is a copy of the '907 patent	8 area network, and the like."
9 provided as an exhibit to your declaration, right?	9 Do you see that?
10 A Yes. 12:52:36	10 A I do. 12:54:46
11 Q Okay. And I want to go down to PDF page 165.	11 Q In the next paragraph it says:
12 And I want to focus on the background section of the	12 "The broadcast center 26 receives
13 '907 patent.	the data served from the content
14 A Okay.	servers 22(l) through 22(K) over the
15 Q Okay. And the first paragraph of the 12:52:58	network 28, and broadcasts the data 12:55:02
16 background section says:	over a broadcast network 30 to the
17 "Conventional computer networks	17 clients 24(1) through 24(M)."
are bidirectional, allowing data	18 Do you see that?
19 communication in both directions	19 A I do.
20 between servers and clients. 12:53:08	20 Q Now, if you look at Figure 1 of the '907 12:55:15
21 Transmitting data over these	21 patent, and it's PDF page 158, you see there's a
bidirectional data networks has been a	22 separate bidirectional data network 28 and a
23 mainstay of computer technology for	23 broadcast network 30, right?
24 many years and the communication	24 A 28 and 30, yes, I see it.
25 protocols are well established." 12:53:20 Page 142	25 Q So you'd agree with me that the bidirectional 12:55:4 Page 144
1 Do you see that?	1 data network 28 and broadcast network 30 in the '907
2 A Yes.	2 patent are different networks, right?
3 Q All right. And the third paragraph in the	3 MR. KAPLAN: Object to form.
4 background section, could you actually read that	4 THE WITNESS: That's what is shown in this
5 paragraph for me. 12:53:31	5 diagram. They're showing an example that has both 12:56:11
6 A	6 in there.
7 "Apart from the classic	7 BY MR. PAK:
8 bidirectional data networks, there is	8 Q As shown in Figure 1, you'd agree that data
9 an increasing interest in the use of	9 network 28 is bidirectional, whereas the broadcast
10 broadcast or multicast networks to 12:53:40	10 network 30 is unidirectional, correct? 12:56:24
11 deliver computer data and other	11 A Yes, that's what is being disclosed.
12 content to clients. These types of	12 Q Is there anywhere in the '907 patent that
13 distribution networks are	13 mentions that broadcast network 30 is a data
14 unidirectional in that data flows from	14 network?
15 the server to the clients, but no 12:53:50	15 MR. KAPLAN: Object to form. 12:56:43
16 return communication is possible over	16 BY MR. PAK:
17 the same communication path."	17 Q And we can take a minute if you need a minute
18 More?	18 to review the patent.
19 Q That's okay.	19 A Yeah, let me take a minute.
So the '907 patent actually distinguishes the 12:54:03	20 So Column 3, line the paragraph that 12:57:30
21 classic bidirectional data network from a	21 starts at line 33, it says:
22 unidirectional broadcast or multicast network,	22 "The broadcast network 30 can be
23 correct?	23 implemented in a variety of ways. For
24 A Yes.	24 instance, the broadcast network might
I .	
25 MR. KAPLAN: Object to form. 12:54:17	be implemented as a wireless network 12:57:55

1 configured for one-way transmission,	1 Q Sure. Take a minute if you need a minute to
2 i.e., satellite, radio, microwave	2 review.
3 et cetera. The broadcast network	3 A I think it goes back to Column 3, the
4 might also be a network that supports	4 paragraph that I was reading before, line 33
5 two-way communication, but is 12:58:08	5 actually, line 36 where it gives examples. 01:00:59
6 predominantly used for unidirectional	6 Satellite, radio, and microwave. What we talked
7 multicasting from the broadcast center	7 about before, satellite may or may not be data. But
8 26 to many clients simultaneously."	8 radio and microwave is may not be data packet,
9 Q So in that sentence, does the patent use the	9 but radio and microwave are most likely not packet
10 word "data network"? 12:58:29	10 based. So it's certainly possible the way they 01:01:25
11 A Well, as we've said before several times,	11 wrote it.
12 wireless networks that transmit data are data	12 BY MR. PAK:
13 networks. And so it doesn't say data network when	13 Q Let's take a look at the figures here. And I
14 it talks about ATM or Ethernet or anything else.	14 want to take a look at Figure 4. Let me see if I
15 These are all data networks. 12:58:54	15 can find the description for it. 01:01:58
16 Q Why does the patent use the term "data	16 Actually, let's take a look at Column 5, line
17 network" when it describes data network 28, but	17 35. The paragraph says:
18 doesn't use the term "data network" when it talks	18 "Figure 4 shows exemplary steps
19 about broadcast network 30?	in a method for serving data packets
20 MR. KAPLAN: Object to form. 12:59:09	20 over the unidirectional network." 01:02:21
21 THE WITNESS: I don't know what they had in	21 Do you see that?
22 mind in their language to write it that way, but	22 A Yes.
23 I don't know. I can't answer why they said it that	23 Q So Figure 4 is describing a method specific
24 way.	24 to transmitting data packets over broadcast network
25 ////	25 30, right? 01:02:35
Page 146	Page 148
1 119	
	1 MD VADIANI Object to forms
1 BY MR. PAK:	1 MR. KAPLAN: Object to form. 2 THE WITNESS: It's describing a method but
1 BY MR. PAK: 2 Q Let's look at Column 4 of the '907 patent.	2 THE WITNESS: It's describing a method, but
1 BY MR. PAK: 2 Q Let's look at Column 4 of the '907 patent. 3 If you look at line 22	2 THE WITNESS: It's describing a method, but 3 not all the methods, right? Because we talked about
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1 BY MR. PAK: 2 Q Let's look at Column 4 of the '907 patent. 3 If you look at line 22 4 A Yes. 5 Q It says: 12:59:45 6 "The packet encoder 52	THE WITNESS: It's describing a method, but not all the methods, right? Because we talked about tother possibilities. In this paragraph it's a method, yes. BY MR. PAK:
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1 BY MR. PAK: 2 Q Let's look at Column 4 of the '907 patent. 3 If you look at line 22 4 A Yes. 5 Q It says: 12:59:45 6 "The packet encoder 52 7 encapsulates packets of data with 8 appropriate headers for transmission 9 over the data network and broadcast 10 network." 12:59:57	2 THE WITNESS: It's describing a method, but 3 not all the methods, right? Because we talked about 4 other possibilities. In this paragraph it's a 5 method, yes. 01:02:47 6 BY MR. PAK: 7 Q And then Column 6, line 15, it says: 8 "Figure 5 shows the byte-wise 9 technique for generating a redundancy 10 packet from multiple data packets 01:03:25
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1 right?	1 possible coexistence.
2 A In this paragraph it's talking about a	2 So, no, I don't see any figure the figures
3 specific aspect of it, aspect of the redundancy	3 are focusing on byte patterns and headers and packet
4 formatter, I think is what they're talking about	4 related stuff. But, again, this was not my purpose
5 here. 01:04:35	5 for quoting this patent. 01:07:24
6 Q Right. But, generally speaking, Figure 5 is	6 MR. PAK: Okay. I want to transition away
7 talking about data packets, correct? It's talking	7 from discussing data networks and talk about some of
8 about data in the form of data packets.	8 the other terms in your declaration. Do you want to
9 MR. KAPLAN: Object to form.	9 take another break or just power through it?
10 THE WITNESS: It is. I'm just looking a 01:04:50	Why don't we take a break and come back in 01:07:47
11 little further down where it says it's illustrative	11 ten minutes. Is that okay?
12 for example purposes. "Other computations may be	12 THE VIDEOGRAPHER: Does anybody need more
13 used" this is line 30 of the same column.	13 time than that?
So there are examples that involve packets, I	We can go off the record. We're off the
15 agree with that. But they're also saying there are 01:05:20	15 record at 1:07 p.m. 01:07:55
16 other ways.	16 (Lunch recess.)
17 BY MR. PAK:	17 THE VIDEOGRAPHER: We are on the record at
18 Q Okay. And then Column 7, second paragraph,	18 1:43 p.m.
19 it says:	19 BY MR. PAK:
20 "Figure 6 shows an exemplary data 01:05:31	20 Q So far we talked about various examples of 01:43:32
21 structure 110 for data packet formed	21 data networks and local area networks. And I just
by packet encoder 52 and redundancy	22 want to run by one more example with you to further
23 formatter 54."	23 understand what local area network means to a person
Do you see that?	24 of ordinary skill in the art.
25 A I see it. 01:05:42	So the question here is, if if someone 01:43:49
Page 150	Page 152
1 Q So we have Figure 4 is also talking about	1 used two cups on a string to communicate with
1 Q So we have Figure 4 is also talking about 2 data packets, right?	1 used two cups on a string to communicate with 2 another person, does that amount to communicating
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	T
1 your opinion?	1 does not resolve the debate relating
2 MR. KAPLAN: Objection. Mischaracterizes	2 to the use of the term 'particular.'"
3 testimony. Asked and answered.	3 Q Okay. So I want to take a look at the
4 THE WITNESS: Local the word "local" only	4 prosecution history of the 615 patent. And just
5 makes sense if there's something else to compare it 01:45:43	5 give me a minute to introduce the exhibit. 01:48:18
6 to that is bigger or smaller.	6 Okay. So I've just uploaded here an exhibit
7 And so, as I say, if there's a larger	7 marked as Exhibit 12.
8 distance with bigger string, that would be a wide	8 Do you see that?
9 area network on a string and then this would be	9 A Yes.
10 called local if it was a smaller one. But by 01:45:58	10 (Exhibit 12 was marked for identification
11 itself, it's hard to say because you need a	11 electronically and is attached hereto.)
12 comparison.	12 BY MR. PAK:
13 BY MR. PAK:	13 Q Do you recognize this document?
14 Q Right. So depending on the length of the	14 A Yes.
15 string that connects the two cups, right, someone 01:46:08	15 Q Okay. So this is Appendix N of Dr. Schmidt's 01:48:56
16 that uses two cups on a string to communicate with	16 declaration, right?
17 another person, that would amount to communicating	17 A Yes.
18 over a local area network, correct?	18 Q You know, before we get into his response,
19 MR. KAPLAN: Same objections.	19 you know, just generally speaking, why do you think
20 THE WITNESS: Well, I guess same answer. It 01:46:24	20 an applicant would amend its claims during 01:49:14
21 depends. There's no there's no length of the	21 prosecution?
22 string that would be there's no size of the of	MR. KAPLAN: Object to form.
23 an actual LAN that we can say if you go past this,	23 THE WITNESS: This sounds like a legal
24 you're no longer local area. It's as we saw,	24 question to me.
25 LANs cover from a building to a hotel to a campus to 01:46:44	25 I don't know. Because of an error, because 01:49:40
Page 154	Page 156
1 a wide area complex.	1 of additional facts, a response to the examiner.
2 Same for this. It's a local area network	2 Those are some reasons I can think of.
3 compared to something that is a longer distance, for	3 BY MR. PAK:
4 example, but I can't give you a number.	4 Q Can you think of any other reasons why an
5 BY MR. PAK: 01:47:03	5 applicant would amend its claims during prosecution? 01:49:57
6 Q Sure. But if the string is so you're	6 MR. KAPLAN: Object to form.
7 saying that depending on the length of the string,	7 THE WITNESS: No.
8 communicating using two cups attached to that string	8 BY MR. PAK:
9 can either be a local area network or a wide area	9 Q Well, look at this office action response.
10 network then, correct? 01:47:18	Do you think the applicant here amended its 01:50:21
11 A Yeah, sure.	11 claims to overcome the cited references?
12 Q Okay. So I want to go on to talk about the	12 A It's hard for me to speak on behalf of the
13 media particular playback system term. And if you	13 applicant, the reasons that they had. I can only
14 take a look at paragraph 58 of your declaration. So	14 speak as to, you know, what I see written here.
15 we're going back to Exhibit 9. 01:47:39	15 Is there a specific section you want me to 01:50:51
16 A Yes.	16 look at?
17 Q Would you please read paragraph 58 for the	17 Q Yeah, so how about we take a look at the
18 record.	18 remarks on PDF page 15.
19 A Yes.	19 A Okay.
20 "I disagree with Dr. Schmidt that 01:47:51	20 Q All right. Again, the summary of the office 01:51:10
21 a POSITA would understand the media	21 action, it says:
22 particular playback system of Claims	22 "In the non-final office action
23 3, 15 or 26 to mean media playback	23 mailed July 15, 2016, the examiner
24 system. I have reviewed the	rejected Claims 1, 6 through 10, 15
1.25	
prosecution history, but find that it 01:48:04 Page 155	25 through 19, and 21 through 29 under 01:51:22 Page 157

1 pre-AIA 35 U.S.C. Section 1038, as	1 A I do.
2 being allegedly unpatentable over	2 Q Okay. And this is one of the patent
3 DaCosta in view of Dua."	3 publications that was cited in the non-final office
4 Do you see that?	4 action mailed July 25th, 2016. Correct?
5 A I see it. 01:51:39	5 A Yes. 01:55:06
6 Q And there are some other, you know, 103	6 Q Okay. And you reviewed this reference,
7 rejections with respect to Claims 3, 12 and 20,	7 right?
8 correct?	8 A As I said, I read through it but mostly
9 A Yes.	9 looked at the comments. So I didn't review it in
10 Q Okay. And then looking at Section 3, the 01:51:46	10 the same way that I would review an actual patent in 01:55:21
11 response to the 103 rejections, the second sentence	11 this case, but I I'm familiar with it.
12 says:	12 Q Sure, that's fair.
13	13 I want to take a look at paragraph 57, so on
14 cited references do not teach the	14 PDF page 24. Would you please read the second
subject matter currently recited by 01:52:11	15 sentence in paragraph 57. 01:55:47
applicant's claims, the pending 103	16 A The second sentence?
rejections should be withdrawn."	17 Q Yes.
Do you see that?	18 A Okay.
19 A I see it.	19 "The term 'media player'
20 Q Okay. And let's take a look at Claim 1 on 01:52:21	20 generally refers to electronic devices 01:56:04
21 PDF page PDF page 3.	21 that are capable of processing media
Do you see that the applicant amended	such as audio, video, images,
23 Claim 1, right?	presentations, animation, and internet
24 A Is this the paragraph numbered 2?	24 content, for example, cellular phones,
25 Q I'm taking I'm looking at the amendments 01:52:5	1 2
Page 158	Page 160
1 to the claims on PDF page 3.	1 music players, game players, video
	1 music players, game players, video 2 players, cameras and the like."
1 to the claims on PDF page 3.	
1 to the claims on PDF page 3. 2 A Oh, sorry, 3.	2 players, cameras and the like."
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1 please read the first sentence.	1 THE WITNESS: Well, under audio, they list
2 A	2 specific formats for that audio, but not all
3 "This type of information allows	3 possible. So I think "any" might be too broad
4 media player 100 to only transmit	4 because they don't list it's hard to say.
5 media assets which are supported by 01:57:28	5 BY MR. PAK: 02:00:11
6 the target devices."	6 Q All right. But Dua discloses a media player
7 Q Would you please read the second sentence in	7 that can play different types of multimedia, right?
8 full.	8 A Right, different types of audio, different
9 A Oh, sure.	9 types of video, and graphics.
10 "This information also 01:57:38	10 Q Okay. So now let's go back to the office 02:00:32
11 allows either or both of the target	11 action response, Exhibit 12.
device and media player 100 to convert	12 And I want to take a look at Claim 3. And
13 media assets into supported formats	13 it's on PDF page 4.
before transmission to the other when	14 Do you see that?
15 required." 01:57:59	15 A Yes. 02:00:59
16 Q Okay. So based on, you know, these this	16 Q What amendments did the applicant make to
17 disclosure that we that I just had you read, do	17 Claim 3?
18 you agree that Dua disclosed a media player that can	18 MR. KAPLAN: Object to form.
19 play particular media formats?	19 THE WITNESS: I'm sorry, Claim 3, PDF page 4
20 A Yes. 01:58:20	20 starts is a half paragraph. No, no, sorry. 02:01:15
21 Q Do you agree that Dua disclosed a media	21 BY MR. PAK:
22 player that can play particular types of media?	22 Q Yeah, so Claim 3, you know, starts from PDF
23 A They disclosed a	23 page 4 and ends at PDF page 5, right?
24 MR. KAPLAN: Object to form.	24 A Yes.
25 THE WITNESS: They disclosed a the ability 01:58:33	25 Q Okay. So what so looking at the 02:01:33
Page 162	Page 164
1 to play back multiple different types of media.	1 amendments to Claim 3, could you please walk through
2 I think that's what you're asking, yes?	2 all the amendments the applicant made in this office
3 BY MR. PAK:	3 action response.
4 Q Right. So just to clarify, so does do you	4 MR. KAPLAN: Objection. The document speaks
5 agree Dua discloses a media player that can play 01:58:48	5 for itself. 02:01:50
6 particular types of media?	6 THE WITNESS: I assume it's the underlined
7 MR. KAPLAN: Object to form.	7 words of the amendment.
8 THE WITNESS: I guess I'm trying to	8 BY MR. PAK:
9 understand how you're using the word "particular"	9 Q Yeah. So, you know, I'm not trying to trick
10 here. 01:59:13	10 you here. So the underlined the underlined words 02:01:59
11 It's they list a number of media by	11 represent words that were added.
12 example, but it's not clear to me that they're	12 A Okay.
13 excluding others. So I'm not sure how to answer	13 Q And the strike and the strike through
14 that.	14 represents terms, phrases that were deleted.
15 BY MR. PAK: 01:59:27	So I really just want, you know, to go over 02:02:14
16 Q Yeah, so let me reword this.	16 all the amendments. You know, can you walk through
17 Does Dua disclose a media player that can	17 what amendments were made.
18 play audio?	18 A Sure. So they added the word "particular" in
19 A Yes.	19 several places. "Particular playback device."
20 Q Does Dua disclose a media player that can 01:59:39	20 "Media particular playback system." 02:02:36
21 play video?	21 And then "wherein the first zone includes the
22 A Yes.	22 particular playback device."
23 Q So Dua discloses a media player that can play	23 So all the additions have to do with
24 any particular type of media, right?	24 "particular" except for the last one that they
	24 particular except for the last one that they
25 MR. KAPLAN: Object to the form. 01:59:55	
25 MR. KAPLAN: Object to the form. 01:59:55 Page 163	

1 synchrony."	1 amended "media playback system" to "media particular
2 And then they removed "initiating playback"	2 playback system"?
3 in two locations.	3 MR. KAPLAN: Object to form. Scope.
4 Q Okay. So looking at the amendments to	4 THE WITNESS: So are you asking if I had read
5 Claim 3, do you agree that the applicant added the 02:03:13	5 this without the word "particular" in the amendment, 02:06:05
6 word "particular" in front of the word "playback"	6 would I still have the same opinion? Is that
7 throughout Claim 3?	7 BY MR. PAK:
8 A Yes, except for one location, second to the	8 Q Yeah. So, you know, before this claim was
9 last line.	9 amended, right, you know, it used the term "media
10 MR. KAPLAN: Object to form. 02:03:34	10 playback system" instead of "media particular 02:06:19
11 THE WITNESS: Actually in a couple places.	11 playback system," right?
12 It's not every "playback" that has "particular."	12 A Right.
13 It's selective. The word "particular" was not added	13 Q So before Claim 3 was amended to use
14 in front of every time "playback" appears. Only	14 amended to use "media particular playback system,"
15 some. 02:03:53	15 would a person of ordinary skill in the art 02:06:35
16 BY MR. PAK:	16 understand Claim 3? That's what I'm trying to ask.
17 Q Well, the word "particular" was all right,	17 A Right. Probably. Although I'm kind of
18 I see.	18 reforming an opinion by just quickly reading through
19 So where it says "at least one additional	19 this paragraph, but I'm just reading it as if the
20 playback device," you're saying it doesn't say "at 02:04:02	20 word "particular" isn't there, and it would just be 02:07:13
21 least one additional particular playback device."	21 "media playback," right?
22 Is that right?	22 Q Right. So if you substituted the "particular
23 A Oh, that wasn't the only the second to	23 playback system" back to "media playback system," a
24 last line of the previous page, where it says	24 person of ordinary skill in the art would understand
25 "control playback by the playback device," they did 02:04:22	25 Claim 3, correct? 02:07:29
Page 166	Page 168
1 not add the word "particular" there.	1 A Well, but they didn't have "media playback
2 Q Is "media playback system" a broader term	2 system" in Claim 3. It's not like they substituted.
3 than "media particular playback system"?	3 They just added the word "particular" in front of
4 A That's	4 "playback," right?
5 MR. KAPLAN: Object to form. 02:04:41	5 Am I reading that correctly? 02:07:46
6 THE WITNESS: That's the part that was	6 Q Yeah. Well, it says "a media particular
7 difficult to ascertain. So that is one way to	7 playback system," right, currently, as amended?
8 interpret that, that it plays back only particular	8 Do you see that?
9 media.	9 How about you read the first four lines of
10 The other one is that there's all kinds of 02:04:56	10 the claim before you get to the "wherein" clause. 02:08:2
11 playback systems, and I provided an example. It	11 A Wait, I'm sorry, am I looking at the same
12 plays records and plays back other kind of data	12 paragraph?
13 that is not media. And this would be particular to	13 Q Yes, it's
14 media.	14 A This is the bottom of page 3 in the document,
15 So it can be particular to all kinds of 02:05:08	15 that paragraph, right? 02:08:35
16 media, particular to one media, or a typographical	16 Q Right. So let me read let me read Claim 3
17 error, as was indicated by Sonos. I couldn't tell	17 as amended.
18 which of those three and there may be others.	18 A Okay.
19 And that was the reason for my opinion.	19 Q It says:
20 BY MR. PAK: 02:05:26	20 "The method of Claim 1 wherein 02:08:40
	21 detecting the set of inputs to
	22 transfer playback from the control
22 office action response, do you think Claim 3 was23 indefinite?	23 device to the particular playback
24 So, you know, let me ask it this way. Do you 25 think Claim 3 was indefinite before the applicant 02:05:42	device comprises detecting a set of inputs to transfer playback from the 02:08:52
25 think Claim 3 was indefinite before the applicant 02:05:42 Page 167	

1 control device to a particular zone	1 of media formats and different types of media?
2 group of a media particular playback	2 MR. KAPLAN: Objection. Asked and answered.
3 system that includes a first zone and	3 THE WITNESS: Yeah, I don't know the strategy
4 a second zone."	4 they had in amending the claim.
5 Do you see that? 02:09:01	5 BY MR. PAK: 02:12:48
6 A Yes.	6 Q But do you agree with me that amending "media
7 Q Okay. Before that before that claim	7 playback system" to "media particular playback
8 limitation was written, right, it said "a media	8 system" would not overcome the teachings of Dua?
9 playback system," not "a media particular playback	9 MR. KAPLAN: Object to form.
10 system," correct? 02:09:18	THE WITNESS: It depends how they conceive 02:13:07
11 A Correct.	11 or perceive the word "particular". If they were
12 Q So if we changed "a media particular playback	12 trying to make this broader than the formats that
13 system" back to "a media playback system," would a	13 Dua was listing, then maybe that was their strategy.
14 person of ordinary skill in the art understand what	14 So in their mind, they're trying to say it's
15 Claim 3 means? 02:09:35	15 broader. 02:13:26
16 A The problem is I was assuming your question	16 But, again, I don't I don't know why they
17 meant to remove all "particulars." But you're	17 used the word "particular".
18 saying just to remove the one?	18 BY MR. PAK:
I think I can agree that "media playback" is	19 Q What does it mean to play a particular media
20 more general than "media particular." 02:10:30	20 format? 02:13:43
21 Q Right. So you understand this claim you	21 A To play a particular media format? It means
22 understand Claim 3 if it didn't say "media	22 the system is instructed to start playing that
23 particular playback system" and instead it said	23 format, that content in that format.
24 "media playback system," correct?	24 Q So does Dua disclose a system that's
25 A I would understand it better, yes. 02:11:01	25 instructed to start playing a particular media 02:14:17
Page 170	Page 172
1 Q Do you think the applicant amended "media	1 format?
Q Do you think the applicant amended "media playback system" to "media particular playback	1 format?2 A He does. And he lists examples of those
2 playback system" to "media particular playback	2 A He does. And he lists examples of those
2 playback system" to "media particular playback 3 system" to overcome the cited references?	2 A He does. And he lists examples of those 3 formats.
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1 system" to "media particular playback system" would	1 Q Right.
2 not overcome the teachings of Dua?	2 A Paragraph 3?
3 MR. KAPLAN: Objection. Asked and answered.	3 Q Yeah. And looking at Claim 3, you're not
4 THE WITNESS: I mean, that's a tough call.	4 entirely sure why the applicant amended "media
5 That's why we have examiners, right? I don't know 02:16:31	5 playback system" to "media particular playback 02:19:12
6 if I can make that call.	6 system," correct?
7 BY MR. PAK:	7 A I'm not sure, no.
8 Q Well, are there any other reasons why the	8 Q But you do understand that Dua discloses a
9 applicant would amend "media playback system" to	9 media particular playback system, correct?
10 "media particular playback system"? 02:16:53	10 A Correct. But I guess the question is, is 02:19:29
11 A Other than trying to respond to the examiner	11 that the only way to respond to that rejection?
12 or as I said, you know, that would be one reason.	12 Without being the applicant and knowing more, I
13 Or they thought they had made an error and they're	13 couldn't answer that.
14 trying to correct it. Those are the two main	But it was a response presumably to address
15 reasons in my head. 02:17:10	15 the concern. That doesn't make it the correct 02:19:42
16 Q Okay. So take a look at PDF page 15 again,	16 response. It's a response.
17 "Summary of the Office Action".	17 Q Right. And the only other reason why an
18 A Yes.	18 applicant would amend its claims, other than
19 Q In the "Summary of the Office Action," it	19 responding to an examiner, would be to correct an
20 talks about 103 rejections, correct? 02:17:34	20 informality, such as a typographical error, correct? 02:19:59
21 A Yes.	21 MR. KAPLAN: Object to form.
22 Q Do you see any other rejections?	22 Mischaracterizes. Leading.
23 A I'm sorry, can you remind me what the 103	23 Go ahead.
24 rejection is?	24 THE WITNESS: Those are two reasons I have
25 Q Yeah. So 103 rejection is an obviousness 02:17:48	25 off the top of my head. I mean, there could be 02:20:12
Page 174	Page 176
1 type rejection.	1 other reasons that I'm not I don't think those
2 There's also 102 type rejections, which could	2 are the only two reasons to list.
3 be anticipation anticipatory type rejections,	3 BY MR. PAK:
4 right?	4 Q Sitting here today, can you think of any
5 And then you also have 112 rejections, which 02:18:02	5 other reasons why an applicant would amend its 02:20:24
6 might have to do with, you know, formality of the	6 claims other than those two reasons?
7 claims or, you know, maybe the patent lacks written	7 A I don't know. The marketing department
8 description of enablement and the like. Or it might	8 decided that it would be important to have certain
9 be indefinite, right?	9 words in the patent?
, 0	9 words in the patent:
10 A Right. Okay. 02:18:18	10 I'm thinking I'm trying to think of other 02:20:41
10 A Right. Okay. 02:18:18	10 I'm thinking I'm trying to think of other 02:20:41
10 A Right. Okay. 02:18:18 11 Q All right. So with that understanding here,	10 I'm thinking I'm trying to think of other 02:20:41 11 reasons. There could be a lot of other reasons. It
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1 Now, I want to go back to the '206 patent	1 Q What are the example zones disclosed in
2 now. It's Exhibit 10. And I want to take a look at	2 column 8?
3 column 8.	3 A Bathroom, bedroom, den, dining room, family
4 A Okay.	4 room and foyer.
5 Q Okay. And you don't have to read this out 02:22:11	5 Q Okay. And looking at column 8, line 29, 02:25:45
6 loud, but could you please review lines 7	6 could you please read that read the first three
7 through 36.	7 sentences.
8 A 7 through 36?	8 A Okay.
9 Q Yeah. And then we can discuss.	9 "For instance, a Morning zone
And just let us know when you're finished. 02:22:35	scene/configuration command would link 02:26:09
11 A Okay.	11 the bedroom, den and dining room
12 Q Okay. Does the '206 patent disclose two	12 together in one action. Without this
13 mechanisms for grouping zone players?	single command, the user would need to
14 MR. KAPLAN: Object to the form.	14 manually and individually link each
15 THE WITNESS: I'm trying to see where it 02:23:34	15 zone. Figure 3A provides an 02:26:21
16 says another mechanism. I see what it says, but it	16 illustration of one zone scene where
17 starts the line starts with "One mechanism for	17 the left column shows the starting
18 joining zone players."	18 zone grouping. All zones are
19 BY MR. PAK:	separate. The column on the right
20 Q Sure. And what is that one mechanism? 02:23:46	shows the effects of grouping the 02:26:35
21 A It says:	21 zones to make a group of three zones
22 "To link a number of zone players	22 named after Morning."
23 together to form a group."	23 Q Okay. So I want to take a look at Figure 3A
24 Q And what does the '206 patent say that one	24 now. It's on PDF page 8.
25 mechanism entails to link a number of zone players 02:24:07	25 A Yes. 02:27:06
Page 178	Page 180
1 together to form a group?	1 Q So on the left side of the arrow, you know, I
2 A So they one second.	2 see bathroom, bedroom, den, dining room, family room
3 "The user may manually link each	3 and foyer, right?
4 zone player or room one after the	4 A Yes.
5 other," sequentially presumably. 02:24:24	5 Q What do what does the left side of the 02:27:17
6 Q So that's the that's the one mechanism	6 arrow represent, or those rooms represent?
7 disclosed in the '206 patent, right?	7 A Based on what we just read, they call them
8 A Yeah.	8 zones.
9 MR. KAPLAN: Object to form.	9 Q And the right side of the arrow well, what
10 BY MR. PAK: 02:24:37	10 does what does the right side of the arrow 02:27:42
11 Q Is there another mechanism for linking a	11 indicate in Figure 3A?
12 number of zone players together to form a group?	12 MR. KAPLAN: Object to form.
13 A I guess you must be referring to line 23	13 THE WITNESS: It's the same the same
14 perhaps:	14 zones, but the but three of them have been put in
"According to one embodiment, a 02:24:57	15 a some kind of group. And that group is has 02:27:54
set of zones can be dynamically linked	16 the bracket that indicates that it's called Zone
together using one command."	17 Configuration/Scene.
18 Is that the other mechanism that you're	18 BY MR. PAK:
19 referring to?	19 Q What are what are the three zones that are
20 Q Yes. 02:25:16	20 put into some kind of group? 02:28:22
21 A Okay.	21 A Bedroom, den and dining room.
22 Q So the '206 patent discloses example zones,	22 Q Do you know what the name of that what the
23 correct?	23 patent describes as let me start over.
24 A Right. They have a list of what they call	What does the patent call this group that
25 zones and then some names, yeah. 02:25:30	25 includes the three zones, bedroom, den and dining 02:28:49
Page 179	Page 181

1 room?	1 Q So with respect to Figure 3A, you know, the
2 A Sorry, what was that column? Was it	2 group of three zones named after Morning, that's
3 column 8?	3 referring to the Morning zone scene, correct?
4 Q Yes, column 8.	4 MR. KAPLAN: Object to form. Asked and
5 A And it says "to make a group of three zones 02:29:03	5 answered. 02:31:52
6 named after Morning." A little odd that the word	6 THE WITNESS: Well, but it has in line 29
7 "after" is there, but okay.	7 it says "Morning zone scene/configuration," and then
8 Q Yeah, go look at the sentence before. You	8 in Figure 3A it says "zone configuration/scene," the
9 know, it says:	9 other way around.
10 "Figure 3A provides an 02:29:32	10 So I couldn't tell from this for sure without 02:32:13
11 illustration of one zone scene where	11 looking further if that is the definition of zone
the left column shows the starting	12 scene or not. It has additional stuff.
13 zone grouping. All zones are	13 BY MR. PAK:
14 separate. The column to the right	14 Q Right. But your understanding of a zone
shows the effect of grouping the zones 02:29:45	15 scene is that it's some kind of representation of a 02:32:28
to make a group of three zones named	16 grouping that has some additional attributes, right?
17 after Morning."	17 A Yes, that's my best understanding. The
18 Right?	18 attributes having to do with what throughout the
19 A Right.	19 specification is called some kind of themes.
20 Q So looking at Figure 3A, the group of zones, 02:29:52	20 Q Why don't we take a look at column 10 of the 02:32:49
21 bedroom, den and dining room, that's an illustration	21 patent.
22 of a zone scene, correct?	22 A Okay.
23 MR. KAPLAN: Object to form.	23 Q And I want to look at line 21 here. It says:
24 THE WITNESS: So I didn't provide an opinion	24 "Given a saved scene, a user may
25 on what a zone scene is. To define that here kind 02:30:26	25 activate the scene at any time or set 02:33:21
Page 182	Page 184
1 of on the fly would be a little premature, or I'd	1 up a timer to activate the scene at
2 have to look at it more.	2 610."
3 You know, reading through for the for the	3 Do you see that?
4 other opinions that I formed, I found that zone	4 A I see it.
5 scene represents some kind of grouping, but it has 02:30:43	5 Q After the user activates the scene, what does 02:33:29
6 something additional, some kind of theme or	6 the '206 patent say happens next?
7 attributes that go beyond a simple grouping.	7 A So they say "scene" here, which is not clear
8 But, again, that's not a that's not an	8 if they mean zone scene in their own language.
9 official opinion yet.	9 That's my first thought.
10 BY MR. PAK: 02:30:59	But what you're saying what do they say 02:33:59
11 Q Okay. So, you know, looking at column 8, you	11 in this sentence?
12 know, where we were before, and it says:	12 Q Yeah, so let's back up here.
13 "For instance, a Morning zone	13 And, you know, this is talking about with
14 scene/configuration command would link	14 respect to Figure 6, but at the you know, the
15 the bedroom, den and dining room 02:31:14	15 first paragraph of column 10, says: 02:34:14
16 together in one action."	16 "The process 600 is initiated
Do you see that?	only when a user decides to proceed
18 A Yes.	18 with a zone scene at 602."
19 Q And then, you know, as we discussed, it says:	19 Do you see that?
20 "The column to the right shows 02:31:24	20 A Yes. 02:34:26
21 the effects of grouping the zones to	21 Q So when it talks about a scene at step 610,
22 make a group of three zones named	22 it's talking about a zone scene, correct?
23 after Morning."	23 MR. KAPLAN: Object to form.
24 Do you see that?	24 THE WITNESS: Probably, but why don't they
25 A I see. 02:31:32	25 just write it to make it clear? It's not most 02:34:50
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1.17.1.1	1 O I think I think mambar so mambar han	
1 likely is my answer.	1 Q I think I think member so member here	
2 BY MR. PAK:	2 is referring to devices or nodes on the network,	
3 Q Okay. So at 610, you know, I read this	3 right?	
4 before. It says:	4 A Okay.	
5 "Given a saved scene, a user may 02:35:11	5 Q So you agree with me that after a user 02:37:36	
6 activate the scene at any time or set	6 activates a zone scene, data is transported from a	
7 up a timer to activate the scene at	7 member, for example, a controller or a player, to	
8 610."	8 other members in the zone scene, right?	
9 So what does the '206 patent say happens	9 A Yes.	
10 next? 02:35:25	10 Q And what does that data that is transported 02:37:57	
11 A After this action has happened?	11 from a member to another member pertain to?	
12 Q Yes.	12 A Well, in the example they provide, it says it	
13 A It's the next couple of sentences, right?	13 pertains to a playlist and volumes. So we have to	
14 Q So what does that say?	14 read it the way they say it, right?	
15 A So line 24: 02:35:44	15 Q Yeah. So let's take a look at column 10, 02:38:23	
16 "At 612, upon the activation of a	16 lines 12 through 20. It starts with "In the example	
saved scene, the process 600 checks	17 of Figure 1."	
the status of the players associated	18 Do you see that?	
19 with the scene."	19 A Yes.	
20 Q Okay. So what does what does the patent 02:35:56	20 Q Could you please read the first two 02:38:35	
21 say happens at step 614?	21 sentences.	
22 A	22 A	
23 "At 614, commands are executed	"In the example of Figure 1, the	
24 with the parameters, e.g., pertaining	scene is saved in one of the zone	
25 to a playlist and volumes." 02:36:11 Page 186	25 players and displayed on controller 02:38:43 Page 188	
1 Q And what is the next	1 142. In operation, a set of data	
2 A Yeah, go ahead?	2 pertaining to the scene includes a	
3 Q Can you keep reading the next two sentences.	3 plurality of parameters. In one	
4 A Yes.	4 embodiment, the parameters include,	
5 "In one embodiment, data, 02:36:23	5 but may not be limited to, 02:38:56	
6 including the parameters, is	6 identifiers, e.g., IP address, of the	
7 transported from a member, e.g., a	7 associated players and a playlist.	
8 controller, to other members in the	8 The parameter may also include	
9 scene so that the players are caused	9 volume/tone settings for the	
10 to synchronize an operation configured 02:36:34	10 associated players in the scene." 02:39:08	
in the scene. The operation may cause	11 Q Okay. So returning to my question, after a	
all players to play back a song in	12 user activated a zone scene, there is some data that	
identical or different volumes or to	13 is transported from a member to another member in	
play back a pre-stored file."	14 the scene, right?	
15 Q So after a user activates a zone scene, data 02:36:51	15 MR. KAPLAN: Object to form. 02:39:27	
16 is transported from a member to another member in	16 THE WITNESS: That's what this paragraph	
17 the zone scene, right?	17 seems to describe, yes.	
18 MR. KAPLAN: Object to form.	18 BY MR. PAK:	
THE WITNESS: So what is a member here?	19 Q Right. And that data that's transported from	
20 BY MR. PAK:	20 a member to another member is data pertaining to a 02:39:36	
21 Q So a member here you know, you just read	21 zone scene, correct?	
22 it here. It says "transferred from a member, for	22 MR. KAPLAN: Object to form.	
	22 MR. Rai Eritt. Object to form.	
23 example, a controller."	23 THE WITNESS: Well, it's data it's a set	
23 example, a controller." 24 A member can also be a player, right?		
	23 THE WITNESS: Well, it's data it's a set	

1 BY MR. PAK:	1 repeat that.	
2 Q Right. So let me ask you this way.	2 So when you save a song on a computing	
3 So when a scene is saved in one of the zone	3 device, you're saving a file that represents a song	
4 players and displayed on a controller, right, there	4 in the computing device, correct?	
5 is some form of data pertaining to that zone scene 02:40:12	5 A No, I don't agree with that. 02:43:17	
6 that gets saved in the zone player, right?	6 What is a song? That's an abstract the	
7 MR. KAPLAN: Object to form.	7 song is the file. So it's not a representation.	
8 THE WITNESS: This is not the data that we're	8 It's the song. That is the file that you're saving.	
9 talking about here that's being sent to it. I'm not	9 Q So when someone says so when a user	
10 sure I understand. 02:40:37	10 decides to save a song, what happens under the hood, 02:43:40	
There's a scene that's been created. And	11 like, how does the computing device save a song?	
12 this to me says that from the user can decide	12 A The song	
13 from the controller to select that scene and I'm	13 MR. KAPLAN: Object to the form.	
14 paraphrasing and send these parameters that we	14 THE WITNESS: Assuming the song is in digital	
15 talked about to the zone players in that scene. 02:40:53	15 form, the computing device saves the song file which 02:44:02	
16 BY MR. PAK:	16 contains a sequence of bits that, when played back,	
17 Q Okay. So let's look let's relook at	17 are the song.	
18 column 10, lines 12 to 15. It says:	18 BY MR. PAK:	
19 "In the example of Figure 1, the	19 Q Yeah, so let me ask you it this way then.	
20 scene is saved in one of the zone 02:41:08	When a user tries to save a song from a 02:44:27	
21 players and displayed on controller	21 computer from an Ethernet interface, right, if	
22 142. In operation, a set of data	22 the user inputs a command to save the song, right?	
23 pertaining to the scene includes a	23 A Yes.	
24 plurality of parameters."	Q And the computing device receives that	
25 Do you see that? 02:41:18 Page 190	25 command to save a song, correct? 02:44:57 Page 192	
1 age 170	1 age 172	
1 A Yes.	1 A Yes.	
1 A Yes. 2 Q Now, when you save a zone scene in one of the	1 A Yes. 2 Q How does the computing device or, you know	
2 Q Now, when you save a zone scene in one of the	2 Q How does the computing device or, you know	
2 Q Now, when you save a zone scene in one of the 3 zone players, you're really saving data pertaining	2 Q How does the computing device or, you know 3 starting over here.	
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1 wouldn't say that he or she plays a file, right, or	1 Q Okay. And during the break I uploaded the	
2 plays data?	2 '033 patent and marked it as Exhibit 14.	
3 A Well, that's the vernacular as opposed to the	3 (Exhibit 14 was marked for identification	
4 actual technical. I could point you to a number of	4 electronically and is attached hereto.)	
5 users in my department that would say they're 02:47:27	5 BY MR. PAK: 03:03:09	
6 playing a data file.	6 Q Do you see that?	
So, I mean, I don't think that's I mean,	7 A Just checking here.	
8 maybe a user would say that, but it doesn't make it	8 Yes.	
9 technically correct.	9 Q And you looked at the '033 patent, correct?	
10 Q All right. Let's talk about this in the 02:47:49	10 A Yes, I did. 03:03:26	
11 context of Microsoft Word then.	11 Q I want to take a look at Claim 1 on PDF	
When you save a Microsoft Word document,	12 page 28.	
13 right, what format does your computing device save a	13 Could you please read the transmitting an	
14 Microsoft Word document?	14 instruction limitation that you mentioned in	
15 A It is again a sequence of bits that the 02:48:13	15 paragraph 74 of your declaration. 03:03:50	
16 format is not open to us. It's a Microsoft internal	16 A I'm still scrolling.	
17 format. So I couldn't tell you what the file looks	17 Q It's the second to the last page.	
18 like. You can only reopen it by using their user	18 A Yes. You want me to read the part that has	
19 interface.	19 the transmitting the instruction?	
20 Q When you save a Microsoft Word document, 02:48:39	20 Q Yeah. How about how about you read the 03:04:13	
21 you're saving some form of data, right?	21 transmitting an instruction limitation, you know,	
22 A I mean, that's everything on your computer	22 all the way all the way before the "wherein"	
23 is data, so yes.	23 clause.	
24 Q And that data that is saved represents the	24 A Okay. So line 53?	
25 Microsoft Word document, right? 02:49:12	25 Q Yeah, correct.	
Page 194	Page 196	
1 A I think it's the same thing. As I said	1 A	
2 before, it doesn't represent it, it is the Microsoft	2 "Based on receiving the user	
2 before, it doesn't represent it, it is the Microsoft 3 Word document. It's not like you have another	2 "Based on receiving the user 3 input, transmitting an instruction for	
	8	
3 Word document. It's not like you have another	3 input, transmitting an instruction for	
3 Word document. It's not like you have another 4 representation. It's the it's the only one, and	 3 input, transmitting an instruction for 4 at least one given playback device to 	
3 Word document. It's not like you have another 4 representation. It's the it's the only one, and 5 it is the document. 02:49:30	input, transmitting an instruction for at least one given playback device to take over responsibility for playback 03:04:35	
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1 from the cloud-based computing system	1 So in that sentence, you understand that
2 associated with the cloud-based media	2 wherein the term "wherein the instruction"
3 service."	3 recited in Claim 2 refers to transmitting an
4 Q That's a pretty long claim, right?	4 instruction term in Claim 1, right?
5 So the instruction recited in Claim 2 is 03:05:38	5 A Yes. I agree with that. 03:09:31
6 referring to the instruction for at least one given	6 Q Okay. So the instruction recited in Claim 2
7 playback device to take over responsibility for	7 is not referring to program instructions recited in
8 playback of the remote playback queue from the	8 Claim 1, correct?
9 computing device recited in Claim 1, correct?	9 MR. KAPLAN: Object to form.
10 A Yes. 03:06:14	10 THE WITNESS: I guess that's what I was 03:09:45
11 Q In other words, the instruction recited in	11 trying to say before. It's referring to the to
12 Claim 2 is not referring to the program instructions	12 the instruction that we read in that clause of the
13 stored on the non-transitory computer readable media	13 claim. But it's still a program instruction.
14 as recited in Claim 1, correct?	14 That's all I was trying to say.
15 MR. KAPLAN: Object to form. 03:06:43	15 MR. PAK: Okay. I have no further questions. 03:10:02
16 THE WITNESS: I guess it's not clear what is	16 I appreciate your time, Dr. K.
17 the difference between the program instructions.	17 Thanks for your time as well, Marc.
18 Aren't they all instructions? I'm trying to	18 MR. KAPLAN: Sure. I'm just thinking for a
19 understand the reference here.	19 moment.
20 BY MR. PAK: 03:07:12	20 We'll reserve signature. And no questions 03:10:18
21 Q Does the instruction recited in Claim 2 refer	21 for me.
22 to an instruction for the at least one given	22 THE VIDEOGRAPHER: We are off the record at
23 playback device to take responsibility for playback	23 3:10 p.m. This concludes today's testimony given by
24 on the remote playback queue from the computing	24 Dr. Chris Kyriakakis. Total media used was five and
	25 will be retained by Veritext Legal Solutions. 03:10:38
Page 198	Page 200
1 instructions recited in Claim 1?	1
2 A Well, that's the thing. They're all program	2 I, CHRISTOS KYRIAKAKIS, do hereby declare
3 instructions, right? So this instruction,	3 under penalty of perjury that I have read the
4 whichever whatever it's referring to, is a	4 foregoing transcript; that I have made any
5 program instruction, right? So I don't see the 03:07:56	5 corrections as appear noted, in ink, initialed by
6 difference necessarily.	6 me, or attached hereto; that my testimony as
7 Q Well, Claim 1 recites an instruction for	7 contained herein, as corrected, is true and correct.
8 the at least one given playback device to take over	8 EXECUTED this day of, 9 20, at,
9 responsibility for playback of the remote playback	(City) (State)
10 queue from the computing device, right? 03:08:16	10 (State)
11 A Right. But at the beginning of Claim 2 is	
	11
12 program instructions, when executed by at least one	11 12
12 program instructions, when executed by at least one 13 processor, cause the computing device to perform	
	12
13 processor, cause the computing device to perform	12 13
13 processor, cause the computing device to perform 14 functions comprising and then a whole bunch of	12 13 ————————————————————————————————————
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3	I, the undersigned, a Certified Shorthand	
	Reporter of the State of California, do hereby certify:	
6	That the foregoing proceedings were taken	
	before me at the time and place herein set forth;	
	that any witnesses in the foregoing proceedings,	
	prior to testifying, were placed under oath; that a	
	record of the proceedings was made by me using	
	machine shorthand which was thereafter transcribed	
	under my direction; further, that the foregoing is	
13 14	an accurate transcription thereof. I further certify that I am neither	
	financially interested in the action nor a relative	
	or employee of any attorney of any of the parties.	
17	IN WITNESS WHEREOF, I have this date	
18	subscribed my name.	
19		
	Dated: June 14, 2021	
21		
2223	Kathler E. Burney	
23	KATHLEEN E. BAKNEY	
24	CSR No. 5698	
25		
	Page 202	

Appendix Q



Microsoft^{*}

Computer Dictionary

Fifth Edition

- Fully updated with the latest technologies, terms, and acronyms
- Easy to read, expertly illustrated
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Exhibit 0003

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data manipulation data sharing

the parts of the system work in harmony so that data is stored safely and accurately. Application programs manage data by receiving and processing input according to the user's commands, and sending results to an output device or to disk storage. The user also is responsible for data management by acquiring data, labeling and organizing disks, backing up data, archiving files, and removing unneeded material from the hard disk.

data manipulation *n*. The processing of data by means of programs that accept user commands, offer ways to handle data, and tell the hardware what to do with the data.

data manipulation language *n*. In database management systems, a language that is used to insert data in, update, and query a database. Data manipulation languages are often capable of performing mathematical and statistical calculations that facilitate generating reports. *Acronym:* DML. *See also* structured query language.

data mart *n*. A scaled-down version of a data warehouse that is tailored to contain only information likely to be used by the target group. *See also* data warehouse.

data medium *n*. The physical material on which computer data is stored.

data migration *n*. **1.** The process of moving data from one repository or source, such as a database, to another, usually via automated scripts or programs. Often data migration involves transferring data from one type of computer system to another. **2.** In supercomputing applications, the process of storing large amounts of data off line while making them appear to be on line as disk-resident files.

data mining *n*. The process of identifying commercially useful patterns, problems, or relationships in a database, a Web server, or other computer repository through the use of advanced statistical tools. Some Web sites use data mining to monitor the efficiency of site navigation and to determine changes in the Web site's design based on how consumers are using the site.

data model *n*. A collection of related object types, operators, and integrity rules that form the abstract entity supported by a database management system (DBMS). Thus, one speaks of a relational DBMS, a network DBMS, and so on, depending on the type of data model a DBMS supports. In general, a DBMS supports only one data model as a practical rather than a theoretical restriction.

data network *n*. A network designed for transferring data encoded as digital signals, as opposed to a voice network, which transmits analog signals.

Data Over Cable Service Interface Specification n. *See* DOCSIS.

data-overrun error n. An error that occurs when more data is being acquired than can be processed. See also bps.

data packet n. See packet.

data path *n*. The route that a signal follows as it travels through a computer network.

data point *n*. Any pair of numeric values plotted on a chart.

data processing n. 1. The general work performed by computers. 2. More specifically, the manipulation of data to transform it into some desired result. Acronym: DP. Also called: ADP, automatic data processing, EDP, electronic data processing. See also centralized processing, decentralized processing, distributed processing.

Data Processing Management Association n. See DPMA.

data projector *n*. A device, similar to a slide projector, that projects the video monitor output of a computer onto a screen.

data protection *n*. The process of ensuring the preservation, integrity, and reliability of data. *See also* data integrity.

data rate *n*. The speed at which a circuit or communications line can transfer information, usually measured in bits per second (bps).

data record n. See record1.

data reduction n. The process of converting raw data to a more useful form by scaling, smoothing, ordering, or other editing procedures.

data segment *n*. The portion of memory or auxiliary storage that contains the data used by a program.

Data Service Unit n. See DDS.

data set *n*. **1.** A collection of related information made up of separate elements that can be treated as a unit in data handling. **2.** In communications, a modem. *See also* modem.

Data Set Ready n. See DSR.

data sharing *n*. The use of a single file by more than one person or computer. Data sharing can be done by physically transferring a file from one computer to another, or, more commonly, by networking and computer-to-computer communications.



Appendix R

UNITED STATES INTERNATIONAL TRADE COMMISSION WASHINGTON, D.C.

Before the Honorable Charles E. Bullock Chief Administrative Law Judge

In the Matter of

CERTAIN AUDIO PLAYERS AND CONTROLLERS, COMPONENTS THEREOF, AND PRODUCTS CONTAINING THE SAME

Inv. No. 337-TA-1191

REBUTTAL DECLARATION OF MATTHEW B. SHOEMAKE, PH.D.

I, Matthew B. Shoemake, Ph.D. hereby declare as follows:

I. INTRODUCTION

- 1. I have been retained to testify as an expert in this action on behalf of Respondents Google LLC and Alphabet Inc. (collectively, "Respondents").
- 2. For this declaration, I have been asked to provide my analysis and expert opinion on the interpretation of the claim term "local area network" (or "LAN" for short) from U.S. Patent Nos. 9,195,258 ("the '258 patent"), 10,209,953 ("the '953 patent"), 10,439,896 ("the '896 patent"), and 8,588,949 ("the '949 patent"), in response to the declarations of Dr. Kevin C. Almeroth and Dr. Jon B. Weissman.
- 3. I understand that claim 17 of the '258 patent, claims 7, 12, 22, and 23 of the '953 patent, claim 1 of the '896 patent, and claim 1 of the '949 patent, all of which have been asserted against Respondents, require a "local area network," or "LAN" for short. I understand that the parties dispute how a person of ordinary skill in the art reading these patents at the time of the alleged inventions (which I understand was in the 2003-2004 timeframe) would have understood the term LAN.

- 4. For purposes of this declaration, I have reviewed Dr. Almeroth's and Dr. Weissman's declarations, the '258 patent, the '953 patent, the '896 patent, the '949 patent, the prosecution histories for these patents, extrinsic evidence related to these patents, and all other evidence discussed below in this declaration.
- 5. It is my understanding that discovery is still ongoing. I reserve the right to modify or supplement my opinions, as well as the basis for my opinions, in light of any documents, testimony, or other evidence that may emerge during the course of this matter, including depositions that have yet to be taken.

II. QUALIFICATIONS

6. My qualifications are set forth in my June 1, 2020 declaration.

III. LEGAL STANDARDS

7. I set forth my understanding below of various legal standards related to claim construction, of which I have been informed by counsel.

A. Person of Ordinary Skill in the Art

- 8. I understand that claim construction is analyzed from the perspective of a person having ordinary skill in the art. I understand that the person of ordinary skill in the art is a hypothetical person of ordinary creativity, not an automaton. I understand that a person of ordinary skill, while not someone who undertakes to innovate, is capable of drawing inferences and taking creative steps based upon that knowledge.
- 9. I understand that, in determining the level of skill in the art, courts consider the type of problems encountered in the art, prior art solutions to those problems, rapidity with which innovations are made, sophistication of the technology, and the educational level of active workers in the field. I understand that not all of these factors will necessarily be relevant in a given case.

B. Patent Claims and Claim Construction

- 10. I understand that terms used in patent claims are not construed in the abstract, and that a claim receives the meaning it would have to persons in the field of the invention, when read and understood in light of the entire specification and prosecution history. *Fenner Investments, Ltd. v. Cellco Partnership*, 778 F.3d 1320, 1322-23 (Fed. Cir. 2015). I understand that to give meaning to a claim, one first considers the words of the claims themselves, and considers also the remainder of the specification, the prosecution history, and extrinsic evidence concerning relevant scientific principles, the meaning of technical terms, and the state of the art. *Phillips v. AWH Corp.*, 415 F.3d 1303, 1314 (Fed. Cir. 2005).
- 11. I understand that a continuation-in-part application contains a portion or all of the disclosure of an earlier application and also adds matter not present in that earlier application. *PowerOasis, Inc. v. T-Mobile USA, Inc.*, 522 F.3d 1299, 1304 (Fed. Cir. 2008).

IV. SUMMARY OF OPINIONS

12. I understand that Respondents, Sonos, and Staff have proposed the following constructions for the "LAN" claim term that I was asked to analyze:

Respondents' Proposal	Sonos' Proposal	Staff's Proposal
Plain and ordinary meaning; no construction necessary	"data network that links devices within a limited area, such as a home or office"	Plain and ordinary meaning; no construction necessary

- 13. I also understand that the parties have submitted these same constructions for all four of the patents at issue in this declaration (i.e., the '258, '953, '896, and '949 patents).
- 14. As explained in more detail below, I agree with Respondents and Staff that LAN should be given its plain and ordinary meaning and that no construction is necessary.

V. LEVEL OF ORDINARY SKILL IN THE ART

15. I understand that Respondents contend that a person of ordinary skill in the art in

the '258, '953, '896, and '949 patents at the time of the alleged invention would have had the equivalent of a four-year degree from an accredited institution (typically denoted as a B.S. degree) in computer science, computer engineering, electrical engineering, or an equivalent thereof, and approximately 4 years of professional experience in the fields of networking and network-based systems or applications, such as consumer audio systems, or an equivalent level of skill, knowledge, and experience. A person with slightly less technical education but slightly more practical experience, or more technical education (e.g., a Master degree in the same fields) but less practical experience (e.g., 2 years), could have met that standard.

- 16. I understand that Sonos asserts that "a person of ordinary skill in the art for purposes of this Investigation is a person having the equivalent of a four-year degree from an accredited institution (typically denoted as a B.S. degree) in computer science, computer engineering, electrical engineering, or an equivalent thereof, and approximately 2-4 years of professional experience in the fields of networking and network-based systems or applications, such as consumer audio systems, or an equivalent level of skill, knowledge, and experience." *See* Sonos' Response to Interrogatory No. 37.
 - 17. Under either formulation, my opinions expressed in this declaration apply equally.

VI. LOCAL AREA NETWORKS ("LANS")

18. A person of ordinary skill in the art would have understood that the term LAN, in the context of these patents, has its plain and ordinary meaning. That is, a network that allows for communication amongst two or more devices in a geographically limited area (generally one building or a group of buildings). A person of ordinary skill in the art would not interpret LAN to provide other limitations on the network. For example, a person of ordinary skill in the art would not understand LANs to be limited by the type of information communicated on the network (nor how that communication was communicated) as compared with the broader term "network."

19. This plain and ordinary meaning of LAN to refer to a network that is limited by area (and not other characteristics) is evidenced by numerous technical dictionaries published around the time of the alleged inventions. For example, Webster's New World Computer Dictionary. 10th Edition (2003) defines LAN as "[a] computer network that uses cables or radio signals to link two or more computers in a geographically limited area (generally one building or a group of buildings)." Ex. 1; see also Ex. 2 (Webster's New World Dictionary of Computer Terms, Eighth Edition (2000)) ("defining LAN as "[a] computer network that physically links two or more computers within a geographically limited area (generally one building or a group of buildings)"); Ex. 3 (Comprehensive Dictionary of Electrical Engineering, Second Edition (2005)) (defining LAN as "[a] network of computers and connection devices (such as switches and routers) that are located on a single site. The connections are direct cables (such as UTP or optical fiber) rather than telecommunication lines. The computer network in a university campus is typically a local area network."); Ex. 4 (Newton's Telecom Dictionary, Nineteenth Edition (2003)) (defining LAN as "[a] short distance data communications network (typically within a building or campus) used to link computers and peripheral devices (such as printers, CD-ROMs, modems) under some form of standard control"); Ex. 5 (The Dictionary of Multimedia, Fourth Edition (2005)) (defining LAN as "[a]ny physical network technology that operates at high speeds over short distances, such as several thousand yards"); Ex. 6 (Computer & Internet Dictionary, Third Edition (1999)) (defining LAN as "[a] computer network that spans a relatively small area. Most LANs are confined to a single building or group of buildings"); Ex. 7 (IEEE Standard for Local and Metropolitan Area Networks, Std. 802-2001 (2002)) at 1 (defining LAN as covering "a moderate-sized geographic area, such as a single office building, a warehouse, or a campus"); Ex. 8 (University of British Columbia's Presentation titled "Deploying the World's Largest Campus 802.11b Network" (dated November 11, 2003; available http://www.ieee802.org/802 tutorials/03at

November/www.wireless.ubc.ca-IEEE-Nov2003.ppt) at 4 (describing a LAN, using the 802.11b WLAN standard, that covers "150 buildings.").

- 20. Many network types are defined based on other geographic area. For example, a person of ordinary skill in the art would be familiar with the concepts of PAN, LAN, MAN and WAN, meaning personal area network, local area network, metropolitan area network and wide area network, respectively. A PAN is typically viewed as having a maximum range that is generally around a person's body. This may also be thought of as being consistent with a moderately sized room, office or a vehicle's cabin. A LAN has a maximum range that generally covers a portion of a building, a building, multiple buildings or a campus. A MAN covers a city or a portion of a city. A WAN covers a large area such as multiple cities, a state, country or globe.
- 21. As a person of ordinary skill in the art would have understood, a LAN can be implemented via various technologies. For example, *The Dictionary of Multimedia, Fourth Edition* (2005) explains that "[t]echnologies that play roles in a LAN include Ethernet, token ring, Asynchronous Transfer Mode (ATM), Fiber Distributed Data Interface (FDDI) II, 10Base-T, and Systems Network Architecture (SNA)." Ex. 5. It further explains that "[t]he system of cables and interfaces controlled by a communications protocol that connects microcomputers for sharing resources and peripherals is all part of the LAN," and that "[c]onnection is also possible with an infrared or wireless link." *Id.* As another example, *Webster's New World Computer Dictionary,* 10th Edition (2003) explains:

LANs are differentiated by their architecture (peer-to-peer or client/server), topology (bus, hierarchical, multipoint, point-to-point, ring, or star), protocols (standards for transferring data among the linked workstations), and media (for instance, coaxial, twisted-pair, and fiber optic). Peer-to-peer LANs are simple to implement using the built-in networking capabilities of computers running Microsoft Windows or Mac OS; such networks enable the linked computers to share expensive peripherals such as laser printers; client/server networks use a LAN server to make centralized

resources (such as databases and applications) available to workstation users. Network protocols operate at differing layers; for example, Ethernet is a lower-layer protocol that defines the basic mechanisms by which data enters the network and travels to its destination; Ethernets can work with a variety of higher-level protocols, including AppleTalk, Common Internet File System (CIFS), and TCP/IP.

Ex. 1 (emphasis added). Similarly, as Webster's New World Dictionary of Computer Terms, Eighth Edition (2000) explains:

Peer-to-peer LANs enable the linked computers to share expensive peripherals such as laser printers; client/server networks use a LAN server to make resources (such as databases and applications) available to workstation users. Local area networks have a characteristic topology (such as bus, ring, or star) and *implement one or more networking protocols* (such as Apple Talk, Ethernet, or TCP/IP).

Ex. 2 (emphasis added). All of these descriptions are consistent with my understanding and with what a person of ordinary skill in the art would have understood at the time of the alleged inventions.

- 22. Note that a person of ordinary skill in the art would also have understood that many of these various technologies can be used for LANs that extend beyond a single home or office.
- 23. A person of ordinary skill in the art would have also understood that a LAN is not limited to connecting "computers" and instead may enable communication by other types of electronic devices on the network. See, e.g., Ex. 9 (Microsoft Computer Dictionary, Fifth Edition (2002)) (defining LAN as "[a] group of computers and other devices dispersed over a relatively limited area and connected by a communications link that enables any device to interact with any other on the network") (emphasis added).
- 24. I understand that Sonos does not dispute that a LAN is not limited to communication between "computers" and instead may enable communication between all other types of devices linked on the network, because Sonos' proposed construction for the term LAN

7

(i.e., "data network that links devices within a limited area, such as a home or office") also uses the term "devices" and not the term "computers."

A. "Data Networks"

- 25. Sonos' proposed construction, on its face, does not appear substantively different from the plain and ordinary meaning of the term. Sonos proposed that LAN means "data network that links devices within a limited area, such as a home or office." Sonos agrees that LANs are limited to be "within an area."
- 26. Sonos' proposed construction adds the term "data" in front of "network." Data has a well understood plain and ordinary meaning that generally means "information." For example, the *Modern Dictionary of Electronics, Seventh Edition* (1999) (Ex. 10) provides several definitions of data, none of which materially limit "data" in the context of the four patents at issue here:
 - 1. A general term used to denote any or all numbers, letters, symbols, or facts that refer to or describe an object, idea, condition, situation, or other factors. It connotes basic elements of information that can be processed or produced by a computer. Sometimes data is considered to be expressible only in numerical form, but information is not so limited.
 - 2. A general term for any type of information.
 - 3. Inputs in the form of a character, string that may have significance beyond their numerical meaning.
 - 4. Any representations, such as characters or analog quantities, to which meaning might be assigned.

Ex. 10. See also Ex. 11 (McGraw-Hill Dictionary of Scientific and Technical Terms, Sixth Edition (2003)) (defining "data" as: "1. General term for numbers, letters, symbols, and analog quantities that serve as input for computer processing. 2. Any representations of characters or analog

8

I do not interpret Sonos' proposed construction to geographically limit the area of a LAN to *only* "a home or office" because the construction uses exemplary language "such as." To the extent that Sonos attempts to limit the area of a LAN to a single office or home, I disagree. LANs can span buildings, office complexes, and larger areas than that of a single home or office, as explained in this declaration.

quantities to which meaning, if not information, may be assigned."); Ex. 4 (*Newton's Telecom Dictionary, Nineteenth Edition* (2003)) (defining "data" as "[a] representation of facts, concepts or instructions in a formalized manner, suitable for communication, interpretation or processing"); Ex. 12 (*Dictionary of Computer and Internet Terms, Ninth Edition* (2006)) (defining "data" as "information").

27. Therefore, a person of ordinary skill in the art would not understand "data networks" to materially different from "networks" in this context. "Data networks" are simply networks that communicate data.

B. "Digital Data Packets"

28. While the plain and ordinary meaning of "data networks" does not render Sonos' proposed construction objectionable, Dr. Almeroth and Dr. Weissman both apply a specialized meaning to "data networks" that is incorrect. Dr. Almeroth opines that the "data network" is limited to "a network that transfers digital data packets between devices." Almeroth Decl. ¶ 52. Dr. Weissman opines that the "data network" is limited to "a network for transferring digital data packets between devices." Weissman Decl. ¶ 40. A person of ordinary skill in the art would not understand "data network" to be so limited. Dr. Almeroth and Dr. Weissman's construction of "data network" limits "data" and "LAN" to "digital data," and even more narrowly to "digital data packets." This is improper and contrary what a person of ordinary skill in the art would understand these terms to mean.²

² I understand that the term "data network" appears in agreed constructions for other terms, including "zone player," "playback device," "player," and "network interface." I understand that Sonos has not asserted that "data network" should be construed with the specialized construction introduced by Drs. Almeroth and Weissman. In any event, for the same reasons identified here, a person of ordinary skill in the art would understand the term "data network" to have its plain and ordinary meaning, and not the narrow construction proposed by Drs. Almeroth and Weissman.

- 29. Data can be represented in both digital and analog form. As further discussed in Section VI.C, the definition of "data" is broad and not limited to one specific type of data, such as data represented digitally. Indeed, a person of ordinary skill would certainly know that data includes both digital and analog types of data. Not surprisingly, "digital data" and "analog data" are common and often used terms.
- 30. Digital data is "[d]ata represented in discrete, discontinuous form, as contrasted with analog data represented in continuous form." Ex. 10 (*Modern Dictionary of Electronics, Seventh Edition* (1999)); see also Ex. 11 (*McGraw-Hill Dictionary of Scientific and Technical Terms, Sixth Edition* (2003)) (defining "digital data" as "[d]ata that are electromagnetically stored in the form of discrete digits"); Ex. 4 (*Newton's Telecom Dictionary, Nineteenth Edition* (2003)) (defining "digital signal" as: "A discontinuous signal. One whose state consists of discrete elements, representing very specific information. When viewed on an oscilloscope, a digital signal is 'squared.' This compares with an analog signal which typically looks more like a sine wave, i.e. curvy.").
- 31. "Analog data" is "[d]ata represented in a continuous form, as contrasted with digital data represented in a discrete (discontinuous) form." Ex. 10 (*Modern Dictionary of Electronics*, Seventh Edition (1999)); see also Ex. 3 (Comprehensive Dictionary of Electrical Engineering, Second Edition (2005)) (defining "analog data" as "data represented in a continuous form with respect to continuous time, as contrasted with digital data represented in a discrete (discontinuous) form in a sequence of time instant"; and defining "analog signal" as "a signal represented in a continuous form with respect to continuous time, as contrasted with digital signal represented in a discrete (discontinuous) form in a sequence of time instant"); Ex. 11 (*McGraw-Hill Dictionary of Scientific and Technical Terms, Sixth Edition* (2003)) (defining "analog data" as "[d]ata represented in a continuous form, as contrasted with digital data having discrete values"; and

defining "analog signal" as "[a] nominally continuous electrical signal that varies in amplitude or frequency in response to changes in sound, light, heat, position, or pressure"); Ex. 4 (*Newton's Telecom Dictionary, Nineteenth Edition* (2003)) (defining "analog signal" as "[a] signal in the form of continuous wave varying in step with the actual transmitted information; attempts to transmit on exact replica of the inputted signal down a communications channel").

- 32. A person of ordinary skill in the art would not understand the plain and ordinary meaning of "data network" in the four patents at issue here to exclude analog data. *See, e.g.*, U.S. Patent Application Publication No. US2003/0087636 (Ex. 21) at [0027] ("The embedded system may be capable of accessing various types of WANs, like a connection to a digital network or analog data network."); U.S. Patent No. 6,829,603 (Ex. 22) at 7:17-23 ("Such a session is maintained by a network interface 140 connecting to one or more of the following: the Internet 145, an intranet, a local area network, a public service telephone network, a wireless cellular network, a cable network, a satellite communications network or any other private or public digital or analog data network.").
- 33. In addition, the four patents at issue here deal with audio data. A person of ordinary skill in the art would also understand that audio could be either digital or analog data. *See, e.g.*, U.S. Patent No. 6,879,865 (Ex. 14) at claim 1 ("A system for converting audio digital data to audio analog data..."); U.S. Patent No. 5,893,900 (Ex. 15) at Abstract ("An analog audio recording device comprises a data receiver for receiving analog audio data and a plurality of analog markers, an analog output for outputting the analog audio data with the plurality of analog markers..."); U.S. Patent No. 8,918,546 (Ex. 16) at 4:30-32 ("As indicated in FIG. 1, this analog audio data may be provided as separate left (L) and right (R) analog audio signals."); U.S. Patent Application Publication No. 2002/0118763 (Ex. 17) at claim 14 ("wherein the analog data signal comprises an audio signal").

34. Putting aside the issue of digital versus analog, Dr. Almeroth and Dr. Weissman's narrowing of the type of data to only "packets" is also improper. "Packets" "[i]n the generic sense, refer[] to the manner in which data are organized into discrete units for transmission and switching through a data network." Ex. 13 (Webster's New World Telecom Dictionary (2008)); see also Ex. 11 (McGraw-Hill Dictionary of Scientific and Technical Terms, Sixth Edition (2003)) (defining "packet" as "[a] short section of data of fixed length that is transmitted as a unit"); Ex. 1 (Webster's New World Computer Dictionary, 10th Edition (2003)) (defining "packet [i]n networking as "a unit of data of a fixed size—not exceeding the network's maximum transmission unit (MTU) size—that has been prepared for transmission over a packet-switching network"). A person of ordinary skill in the art would not understand the plain and ordinary meaning of "LAN" or "data networks" to be limited to only communicating data in packets.

C. Dr. Almeroth and Dr. Weissman's Misinterpretation of the Extrinsic Evidence They Cite

- 35. Dr. Almeroth and Dr. Weissman cite to dictionary definitions in their declarations. These definitions support the plain and ordinary meaning of LAN as described above in Sections VI.A-C.
- 36. Like myself, Dr. Almeroth and Dr. Weissman cite to the Modern Dictionary of Electronics (7th ed. 1999), which defines "local area network" as "[a] data communications network spanning a limited geographical area, such as an office, an entire building, or industrial park." *See* Almeroth Decl. ¶ 56; Weissman Decl. ¶ 42. As the definition plainly states, a LAN is a data communications network and the Modern Dictionary of Electronics does not further limit the data to "digital data" or "digital data packets."
- 37. Dr. Almeroth and Dr. Weissman also cite to The Telecommunications Illustrated (2nd ed. 2002), which defines "local area network" as "[a] computer network within a specified

geographical space, such as a building or region, or within an institutional entity such as a classroom or department." *See* Almeroth Decl. ¶ 57; Weissman Decl. ¶ 42. Dr. Almeroth and Dr. Weissman also cite to the Google dictionary that defines the term "local area network" as "a computer network that links devices within a building or group of adjacent buildings." *See* Almeroth Decl. ¶ 60; Weissman Decl. ¶ 42. As with the other dictionary definitions, there is no limitation to "digital data" or "digital data packets" here. Dr. Almeroth and Dr. Weissman assert that "computer network" means "data network" but a computer network is not limited to "digital data" or "digital data packets" either. *See* Almeroth Decl. ¶ 57; Weissman Decl. ¶ 42. Indeed, the *Modern Dictionary of Electronics, Seventh Edition* (1999) defines "computer network" as simply "[t]wo or more connected computers that have the ability to exchange information." Ex. 10. The "information" is not limited to "digital data packets."

- 38. Neither Dr. Almeroth nor Dr. Weissman cite any dictionary definitions that include the word "digital."
- 39. Only two cited books even mention the word "packet" in the description of LAN. One is the Packet Broadband Network Handbook (2004). See Almeroth Decl. ¶ 57; Weissman Decl. ¶ 42. Because this Handbook is all about Packet Broadband Networks, it is no surprise that the Handbook would describe LANs in the context of packet networks. A person of ordinary skill in the art would not take a description of LAN from a handbook about packet networks as a description of LAN for other types of networks. The second book is the Webster's New World Telecom Dictionary (2008) that describes "local area network" as "a packet network designed to interconnect host computers, peripherals, storage devices, and other computing resources within a local area, i.e., limited distance."). See Almeroth Decl. ¶ 59; Weissman Decl. ¶ 42. In my experience, it is not unusual that some definitions of technical terms may inadvertently limit the terms from their plain and ordinary meanings. The fact that there is only one dictionary out of the

many others cited by myself and Sonos' experts supports my opinion that, while LANs can be packet networks, not all LANs need to be packet networks.

VII. THE PATENTS-AT-ISSUE

40. As I explain in more detail below, none of the four patents at issue warrant departing from the plain and ordinary meaning of LAN, much less adopting the narrow, specialized constructions of Dr. Almeroth and Dr. Weissman.

A. "Local Area Network" (LAN) in the '258/'953 Patents

- 41. In my opinion, neither of these patents or their prosecution histories ascribe any special meaning to the term LAN. Neither the term "local area network" nor "LAN" appear anywhere in the specification of the '258 and '953 patents. These terms appear in only the claims. A person of ordinary skill in the art would have understood that the term LAN, in the context of these patents, has its plain and ordinary meaning to one of ordinary skill in the art.
- 42. For the reasons I explain in Section VI, by defining a "data network" as "a network that transfers *digital data packets* between devices," Sonos and Dr. Almeroth seek to improperly read in a negative limitation that the LAN cannot communicate *analog* or *non-packetized* information. As indicated by both the intrinsic and extrinsic evidence, this is not correct and is not how a person of ordinary skill in the art would have understood the term LAN in the context of the '258 and '953 claims and patents.
- 43. The intrinsic evidence does not narrow or otherwise disclaim the scope of "LAN" to transferring *only* "digital data packets between devices." Indeed, the claims require only a "local area network." These patents do not recite that the "local area network" transfers "digital data packets between devices," nor does this patent contain the words "digital" or "packet." In my opinion, the absence of the terms "digital" and "packet" to restrict the network in the plain language of the claims is strong evidence *against* reading in the requirement that the claimed LAN

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is restricted to transferring *only* "digital data packets," at the exclusion of other types of data such as analog data or non-packetized data.

- 44. Dr. Almeroth opines that the claims include other elements (e.g., "zone player," "network interface") that indicate that the claims are limited to a "data network." However, as I explain above in Section VI, a "data network" is not limited to a *digital* data nor does it exclude analog data. Indeed, I understand that the parties have agreed that "zone player" should be construed as a "data network device configured to process and output audio," and "network interface" should be construed as a "physical component of a device that provides an interconnection with a data network." Although both of these agreed-upon constructions use the term "data network," neither includes the term "digital" that Sonos and Dr. Almeroth seek to inject into the construction of LAN.
- 45. The specification likewise does not restrict the claimed LAN to transferring *only* "data packets" and *excluding* non-packetized data. Like in the claims, the term "data packet" does not appear in the specification, let alone the term "digital data packet." And the specification never excludes non-packetized data from the LAN.
- 46. To the contrary, with respect to analog data, the specification makes numerous references to analog signals and never states that such signals/data cannot be transmitted via the LAN. For example, the specification explains that audio information sources "16(m) may be any of a number of types of conventional sources of audio information, including, for example, compact disc ('CD') players, AM and/or FM radio receivers, *analog* or digital tape cassette players, *analog* record turntables and the like" ('258 patent at 4:51-55; '953 patent at 4:56-60) (emphasis added), and that "each audio information source 16(m) that is not directly connected to a zone player can transmit *audio information over the network 12* to any zone player 11(n) for playback" ('258 patent at 5:17-20; '953 patent at 5:22-25) (emphasis added). The specification

does not state that any of these analog signals are required to be converted to digital before being transmitted via the LAN much less state a prohibition on doing so. Sonos and Dr. Almeroth's construction thus not only injects an unclaimed requirement into the claims, but it also injects an *undisclosed* requirement into the claims. This is not how a person of ordinary skill in the art would have understood the patents and claims (or the term LAN in the context of the claims and patents).

- 47. In addition, as explained above, a "local area network" is a network over a geographically limited area, and the '258 and '953 patents acknowledge that there is nothing inherently digital in the word "network." For example, the patents discuss a "public switched telephony network (PSTN)." '258 patent at 4:14-21; '953 patent at 4:18-22. One of ordinary skill in 2004 would have understood that the term "public switched telephony network" refers to a network where sound waves (i.e., audio) are modulated onto electrical circuits, making these networks fundamentally analog. In fact, this remains true even today for a significant number of last mile portions of these networks. Nonetheless, the '258 and '953 patents consider these analog networks examples of "other networks" and thus within the scope of the term "network." The patents even disclose that a "network interface device" (another claim term) can interface with such analog networks. Id. It is my understanding that the private parties and the Staff previously agreed that a "network interface" is a "physical component of a device that provides an interconnection with a data network." The '258 and '953 patents thus use terms such as "network" and "data network" to encompass networks that transmit data (including audio) in analog form. The same is true for "local area network."
- 48. With respect to non-packetized data, although the specification discusses "packets" (in connection with audio buffers) that can be transmitted across the LAN, it never excludes other non-packetized data from being communicated on the LAN. As a person of ordinary skill in the art would have understood, a LAN can include both packetized and non-packetized data, and the

patents do not express any reason, technical or otherwise, for restricting the LAN to packetized data only. Again, Sonos and Dr. Almeroth's construction improperly injects an unclaimed requirement into the claims.

- 49. I also note that contrary to Dr. Almeroth's assertion, the specification does not "repeatedly and uniformly describe[] that the communications over the 'local network' are in the form of digital data 'packets.'" Almeroth Decl. ¶ 72; see also id. at ¶ 73 ("Thus, by repeatedly and consistently describing that the 'local network' transfers digital data 'packets,' the common specification of the '258 and '953 patents provides further support for my opinion that the claimed 'local area network' is a data network."). As I mentioned, the specification does not once mention the term "data packet(s)," much less the term "digital data packet(s)." As I also discussed above, the specification never states that the disclosed analog audio information is precluded from being transmitted on the claimed LAN, or that non-packetized data (such as continuous form analog audio information) is precluded from being transmitted on the claimed LAN, and thus does not "uniformly" or "consistently" describe the LAN as transmitting "digital data packets." Again, Sonos and Dr. Almeroth's construction improperly reads in a negative limitation that the LAN cannot communicate analog or non-packetized information.
- 50. Accordingly, in my opinion, a person of ordinary skill in the art would have understood that the term "local area network" in the context of the '258 and '953 patents to be given its plain and ordinary meaning.

1. The '258 and '953 Patents Do Not Restrict LAN to "a Home or Office"

51. To the extent that Sonos and Dr. Almeroth argue that the '258 and '953 patents limit a LAN to a single home or office, I disagree. The intrinsic record of these patents confirms that a LAN may include multiple buildings. For example, these patents refer to a LAN spanning an "office complex," which indicates more than one building. For example:

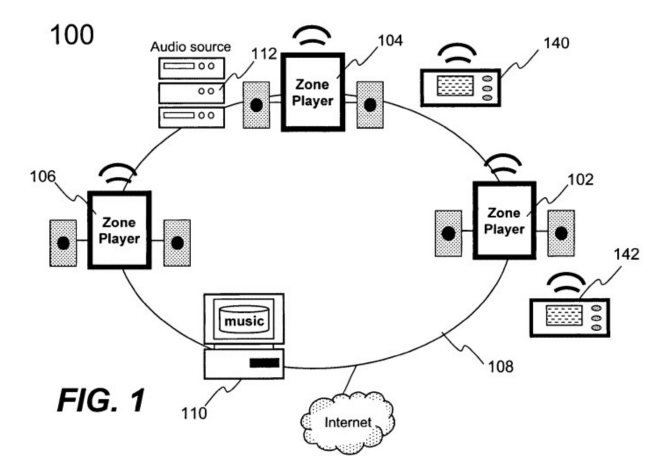
- "On the other hand, if *the zone players* 11(n) and their associated audio information source(s) and/or audio reproduction device(s) *are distributed throughout an office complex*, one may for example, be provided in each office to selectively provide entertainment to the employees in the respective offices." '258 patent at 4:34-40; see also '953 at 4:39-44.
- "The zone players 11(n) associated with system 10 may be distributed throughout an establishment such as a residence, *an office complex*, a hotel, a conference hall, an amphitheater or auditorium, or other types of establishments as will be apparent to those skilled in the art or the like." '258 patent at 4:22-26; '953 at 4:26-30.
- 52. The inventors thus made clear that the scope of the coverage area that is also taught to be accessible via LANs can include office complexes. Of course, a "complex" is a group of similar buildings or facilities on the same site. See, e.g., Ex. 18 (The Oxford Dictionary of American English (2005)) (defining a "complex" as "a group or set of things, especially buildings, designed for a particular purpose: a high-rise apartment complex"); Ex. 19 (Longman Dictionary of American English, Third Edition (2004)) (defining a "complex" as "a group of buildings or one large building used for a particular purpose: a new shopping complex"); Ex. 20 (Merriam-Webster's Collegiate Dictionary, Eleventh Edition (2005)) (defining a "complex" as "a building or group of buildings housing related units an apartment <a sports <>"). This would include an office complex with multiple buildings. Another example is an apartment complex with multiple buildings. Therefore, the intrinsic record itself makes clear that a LAN, the medium described as being used by the patents, extends to multiple buildings.
- 53. Accordingly, in my opinion, a person of ordinary skill in the art would have understood that the term "local area network" in the context of the '258 and '953 patents is not limited to "a home or office."

B. "Local Area Network" (LAN) in the '896 Patent

54. In my opinion, neither the '896 patent nor its prosecution history ascribes any special meaning to the term LAN. A person of ordinary skill in the art would have understood that

the term LAN, in the context of the patent, has its plain and ordinary meaning to one of ordinary skill in the art.

- 55. For the reasons I explain in Section VI above, by defining a "data network" as "a network for transferring digital data packets between devices," Sonos and Dr. Weissman seek to improperly read in a negative limitation that the LAN cannot communicate *analog* or *non-packetized* information. As indicated by both the intrinsic and extrinsic evidence, this is not correct and is not how a person of ordinary skill in the art would have understood the term LAN in the context of the '258 and '953 claims and patents.
- 56. The specification does not restrict the claimed LAN to transferring "digital data packets." The '896 patent includes similar disclosures to the '258 and '953 patents. I have already explained that those disclosures support applying the plain and ordinary meaning of LAN, and my explanations apply equally here. For example, the term "data packet" does not appear in the specification, let alone the term "digital data packet." To the contrary, the specification allows for embodiments where the LAN includes analog devices. I incorporate those same arguments here where similar language appears in the '896 patent.
 - 57. Additionally, consider Figure 1 of the '896 patent, which depicts "network 108":



- 58. Network 108 includes "stereo system" 112, which "is configured to receive an analog source (e.g., from broadcasting) or retrieve a digital source (e.g., from a compact disk)." '896 patent at 6:13-16. The '896 patent goes on to explain in the next sentence that "[t]he analog sources *can be* converted to digital sources" (*id.* at 6:16-17 (emphasis added)), which means that they do not *have to be* converted to digital source. The '896 patent then states in the following sentence that "[i]n accordance with the present invention, *all audio sources, regardless of where they are located or how they are received, may be shared among the devices on the network 108." <i>Id.* at 16:17-20. Dr. Weissman's narrowing of LAN to transmitting only "digital data packets" would effectively read out this permissive, broad language.
- 59. As I discussed in connection with the '258 and '953 patents, the extrinsic evidence similarly shows that a LAN is not limited to transferring "digital data packets" because "data,"

including "audio data," may be represented in analog as well as digital form. See Section VI above.

60. Accordingly, in my opinion, a person of ordinary skill in the art would have understood that the term "local area network" in the context of the '896 patent to be given its plain and ordinary meaning.

1. The '896 Patent Does Not Restrict LAN to "a Home or Office"

- 61. To the extent that Sonos argues that the '896 patent limits a LAN to a single home or office, I disagree. Like the '258 and '953 patents, the '896 patent also refers to complexes, in this case, "living complexes":
 - "The configuration may represent, but not be limited to, a part of a residential home, a business building or *a living complex* with multiple zones." '896 at 5:44-46.
 - "[T]he controlling devices 140 or 142 is configured to manage audio sources and other characteristics of all the zone players regardless where the controlling device 140 or 142 is located in a house or a confided *living complex*." '896 at 6:28-33.
 - "The controller 240 may be used to facilitate the control of multi-media applications, automation and others in a *living complex*." '896 at 7:28-30.
- 62. The inventors thus made clear that the scope of the coverage area that is also taught to be accessible via LANs can include living complexes. As I mentioned in Section VII.A.1 above, a "complex" is a group of similar buildings or facilities on the same site. This would include a living complex with multiple buildings or an apartment complex with multiple buildings. Therefore, the intrinsic record itself makes clear that a LAN, the medium described as being used by the patent, extends to multiple buildings.
- 63. Accordingly, in my opinion, a person of ordinary skill in the art would have understood that the term "local area network" in the context of the '896 patent is not limited to "a home or office."

C. "Local Area Network" (LAN) in the '949 Patent

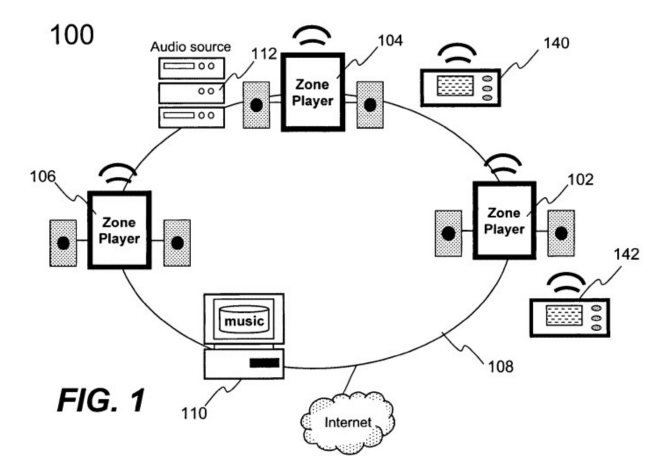
64. In my opinion, neither the '949 patent nor its prosecution history ascribes any

special meaning to the term LAN. A person of ordinary skill in the art would have understood that the term LAN, in the context of the patent, has its plain and ordinary meaning to one of ordinary skill in the art.

- 65. For the reasons I explain in Section VI above, by defining a "data network" as "a network for transferring digital data packets between devices," Sonos and Dr. Weissman seek to improperly read in a negative limitation that the LAN cannot communicate *analog* or *non-packetized* information. As indicated by both the intrinsic and extrinsic evidence, this is not correct and is not how a person of ordinary skill in the art would have understood the term LAN in the context of the '258 and '953 claims and patents.
- 66. The intrinsic evidence does not narrow or otherwise disclaim the scope of "LAN" to transferring *only* "digital data packets between devices." Indeed, the claims require only a "local area network." The '949 patent does not recite that the "local area network" transfers "digital data packets between devices," nor do these patents contain the words "digital" or "packet." In my opinion, the absence of the terms "digital" and "packet" to restrict the network in the plain language of the claims is strong evidence *against* reading in the requirement that the claimed LAN is restricted to transferring *only* "digital data packets," at the exclusion of other types of data such as analog data or non-packetized data.
- 67. The claims require that the playback devices are "configured to playback a multimedia output from a multimedia source," but do not recite that the claimed "multimedia source" must be digital.
- 68. I have reviewed the rest of the claims of the '949 patent, and none support the proposition that the claimed "local area network" may only be a digital network.
- 69. The specification likewise does not require that the claimed "local area network" must be a digital network. The specification expressly teaches that the player devices may receive

analog data. In a disclosed embodiment concerning "a zone group" of playback devices, "the zone player 200 is caused to retrieve an audio source from another zone player *or a device on the network*." '949 patent at 6:4-12 (emphasis added). That device could be an *analog* device "configured to receive an analog audio source (e.g., from broadcasting)." *Id.* at 5:25-27. That analog source "may be shared among the devices on the network 108," *id.* at 5:29-31, including the zone players, which possess an "audio processing circuit" that "may include necessary circuitry to process analog signals as inputs." *Id.* at 6:31-34; *id.* at 6:26-37 (teaching that "an audio source is retrieved via the network interface 202"). Further, the patent's "Summary Of The Invention" section discloses a multitude of embodiments. One calls for the player group to play media "in a digital format," *id.* at 3:28-39, while the others do not specify whether the audio received and played by the players is analog or digital, *e.g.*, *id.* at 2:28-37, 2:49-54, 2:55-64, 3:4-15, 3:16-27.

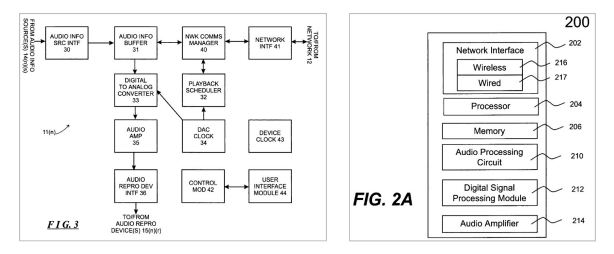
70. Additionally, consider Figure 1 of the '949 patent, which is the same as Figure 1 in the '896 patent and depicts "network 108":



- 71. Network 108 includes "stereo system" 112, which "is configured to receive an analog source (e.g., from broadcasting) or retrieve a digital source (e.g., from a compact disk)." '949 patent at 5:25-31. The '949 patent goes onto explain in the next sentence that "[t]he analog sources *can be* converted to digital sources" (*id.* at 5:28-29 (emphasis added)), which means that they do not *have to be* converted to digital source. The '949 patent then states in the following sentence that "[i]n accordance with the present invention, *all audio sources, regardless of where they are located or how they are received, may be shared among the devices on the network 108." <i>Id.* at 5:29-31. Dr. Weissman's narrowing of LAN to transmitting only "digital data packets" would effectively read out this permissive, broad language.
- 72. Dr. Weissman cites to portions of the specification describing digital networks. *See, e.g.*, '949 patent at 5:5-15 (reciting 801.11 standard), 5:37-63 (reciting TCP/IP and 802.11

protocols); 4:65-67 (noting that audio sources are "in digital format" "unless explicitly stated otherwise") (emphasis added). Because these are not the only teachings in the specification, and because the claim language does not recite a digital network, it is my opinion that the claims are not limited to these examples. This is particularly true because, as I detail in the preceding paragraph, the patent "explicitly states" that some players may have analog audio sources, and that the zone player may retrieve an audio source from another network device, i.e., via analog network transmission.

73. A comparison between the '949 patent and a related, parent application further demonstrates that the '949 patent does not exclude analog data. Below to the left is Fig. 3 from U.S. Ser. No. 10/816,217 ("the '217 application"), which issued as U.S. Pat. No. 8,234,395 (the "'395 patent"). The '949 patent is continuation of a continuation-in-part of a continuation-in-part of that '217 application, and uses a different block diagram to depict the player device. *Compare* '395 patent at 2:66-67 ("FIG. 3 depicts an functional block diagram of a zone player for use in the networked audio system depicted in FIG. 1.") *with* '949 patent at 3:59-60 ("FIG. 2A shows an exemplary functional block diagram of a player in accordance with the present invention."):



74. The absence of elements like the DAC Clock and Playback Scheduler from Fig. 2A of the '949 patent demonstrates that the '949 patent discloses players that receive and output analog

signals. This is in contrast to the player in Fig. 3 of the '395 patent, which include digital to analog converter. Both of these players can exist on the LAN of the '949 patent and further confirm that the "LAN" should not be narrowly construed to exclude analog data.

- 75. While the '949 patent describes a digital-to-audio converter (DAC), *id.* at 6:22-34, this is only an embodiment and thus should not be read as a requirement into the claims. Further, the paragraph also discloses digital signal processors (DSPs), *id.* at 6:25-26, and DSPs can be used to perform functions like base and treble adjustment using digital filters. The DAC mentioned in the paragraph could be used after the DSP to convert the signal *back to analog* after performing processing with the DSP. So, even in the embodiment that shows a DAC, there are at least two reasons that the mention of "DAC" here does not imply that the data on the network had to be digital. Additionally, the disclosure of the DAC does not mention that the DAC times or logs its conversion providing further evidence that the '949 patent should not be limited to digital networks.
- 76. It also makes little sense to limit the '949 patent to a digital data network because it is directed to a user-interface solution that is equally applicable to a digital or analog audio network. The '949 patent is directed to the "need for user interfaces that may be readily utilized to group and control the audio players," such as to allow users to easily swap between grouped and individual configurations and to control speaker volume. '949 patent at 2:13-17. The patent describes these user interfaces at length, including their ability to group, de-group, and adjust volume (2:21-3:29), design choices such as buttons, menu items, scroll wheels, and audio controls (6:61-7:36), and the specific UI flows that allow users to create and configure groups and themes (8:27-10-17; 10:30-11-52). Nothing in these teachings suggests, much less requires, that the claimed "local area network" be restricted to "digital data packets."
 - 77. Accordingly, in my opinion, a person of ordinary skill in the art would have

understood that the term "local area network" in the context of the '949 patents to be given its plain and ordinary meaning.

1. The '949 Patent Does Not Restrict LAN to "a Home or Office"

- 78. To the extent that Sonos argues that the '949 patent limits a LAN to a single home or office, I disagree. Like the '258, '953 patents, and '896 patents, the '949 patent also refers to complexes, stating that the LAN may be "a part of a residential home, a business building or a complex with multiple zones." '949 patent at 4:58-60; *see also id.* at 6:43-45. Fig. 3B illustrates player devices outside the home, including the garden (outside the house) and garage (often a standalone structure). This is strong evidence against reading the '949 patent to exclude any network that extends beyond the home or office.
- 79. Moreover, the patent's teachings are clearly applicable in even larger areas. As discussed, the claims are directed to a controller featuring a user interface that can be used to configure speakers capable of operating either individually or in a grouped configuration (for synchronous playback), and to control the volumes of such players. '949 patent at 3:40-45, claim 1. Absent some indication to the contrary, the claimed "local area network" is therefore most naturally read to include all LANs and not just a single home or office.
- 80. Accordingly, in my opinion, a person of ordinary skill in the art would have understood that the term "local area network" in the context of the '949 patent is not limited to "a home or office."

VIII. CONCLUSION

I, Matthew B. Shoemake, declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: June 8, 2020

Matthew B. Shoemake, Ph.D.

CERTAIN AUDIO PLAYERS AND CONTROLLERS, COMPONENTS THEREOF, AND PRODUCTS CONTAINING SAME

Inv. No. 337-TA-1191

CERTIFICATE OF SERVICE

I, K. Kevin Chu, hereby certify that on June 8, 2020, copies of the foregoing documents were served upon the following parties as indicated:

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